

REPAIR PARTS	2
HOW TO REQUEST A QUOTE OR PLACE AN ORDER	2
REQUIRED INFORMATION	2
SHOP ONLINE	3
EFFECTIVITY AND PRICING	3
PARTS WARRANTY	4
DEFECTIVE MATERIAL	4
WRONG SHIPMENT	4
MINIMUM ORDER VALUE	5
PRICE REVISIONS	5
CANCELLATION FEES	5
RETURN FOR CREDIT	5
LEAD TIME AND SHELF STOCK	6
SPECIAL PACKAGING, LABELING, INSPECTION REQUESTS	6
PAPERWORK REPRINT REQUESTS	6
DELIVERY CHANGE/AOG/EXPEDITE REQUESTS	6
OPEN ORDERS REPORTS	6
OTHER NON-STANDARD REQUESTS	6
SOFTWARE	7
SOFTWARE REQUIRED INFORMATION	7
LICENSE FEES FOR SOFTWARE AND OTHER INTELLECTUAL PROPERTY	7
TECHNICAL PUBLICATIONS	8
CATALOG OFFERINGS	8
PUBLICATION REVISION SERVICE	8
VERSION/REVISION INFORMATION AND ON-LINE LIBRARY	8
HOW TO ORDER	9
REQUIRED INFORMATION	9
PRODUCT INDEX FOR TECHNICAL INFORMATION/SHOP ONLINE	9
SPECIAL NOTICES	10
INTELLECTUAL PROPERTY LICENSES	11
SINGLE-USER LICENSE	12
SEAT LICENSE	17
SITE LICENSE	22
EMERGENCY SERVICE	27

Our 24x7x365 Customer Response Center is ready to provide you with industry-leading, responsive support. You can be assured of receiving quality parts, equivalent to those selected for the original equipment, when you order parts from Collins Aerospace.

HOW TO REQUEST A QUOTE OR PLACE AN ORDER

To provide you with flexible, responsive service we provide both an online shopping venue and a dedicated 24-hour order administration team to receive quotes and orders.

Collins Aerospace Avionics
400 Collins Road NE M/S 133-100
Cedar Rapids, IA, U.S.A.

Telephone: 1.888.265.5467 (Toll-free in the US) or 1.319.295.5467
Email: response@rockwellcollins.com
Fax: 1.319.295.4941

SPEC 2000: CIDCRXD
Cage Code: 4V792

The online shop can be found at <https://portal.rockwellcollins.com> If you are not a registered user, click on Register to start the process to gain access to the shop.

REQUIRED INFORMATION

The following information is needed when ordering parts:

- Contact Information (phone number, address, email)
- Collins Aerospace Part Number
- Part Name
- Quantity
- Government Contract Number or Purchase Order Number
- "Ship To" information
- Method of shipment
- Required on-dock date
- Any unique shipping, packaging, or pricing requests (additional fees may apply)
- End Use / End User

SHOP ONLINE

Our online shop, located at <https://portal.rockwellcollins.com> allows users to access general information and tools in a public environment with customized information and tools available in a protected setting (once appropriate registration is in place).

This online shop allows you to:

- Place quotes and orders for repair parts
- Obtain pricing information for repair parts, training materials, and selected technical publications.
- Create and save templates to place quotes and orders repeatedly.
- Obtain order and shipping status for any orders placed with Collins Aerospace Avionics

Collins Aerospace Avionics offers a two percent (2%) discount on all repair parts ordered online.

EFFECTIVITY AND PRICING

Posted 2022 pricing becomes effective January 1, 2022 and is valid through December 31, 2022.

Collins Aerospace reserves the right to update pricing if delivery is requested in future catalog years.

PARTS WARRANTY

Collins Aerospace Avionics agrees to replace without charge any repair part that is defective as to design, workmanship or material, provided that:

- a. Notice of the claimed defect is provided to the Customer Response Center within one (1) year from date of shipment and materials are returned in accordance with Collins Aerospace Avionics instructions.
- b. Equipment, accessories, electron tubes, cathode ray tubes (CRTs) and batteries not manufactured by Collins Aerospace Avionics, or from Collins Aerospace Avionics designees, are subject to only such adjustments as Collins Aerospace Avionics may obtain from the supplier thereof.
- c. Failure of the equipment to operate in a normal and proper manner due to exposure to any environmental condition in excess of those published in the equipment specification shall not be deemed a defect within the meaning of this clause.

This warranty is void if the material is altered or repaired or a repair is attempted by anyone other than a Collins Aerospace Avionics authorized repair facility without the prior permission of Collins Aerospace Avionics. No other warranties, expressed or implied, shall be applicable to any material sold hereunder, and the foregoing shall constitute the Buyers' sole right and remedy under the agreements contained in this paragraph. In no event shall Collins Aerospace Avionics have any liability for consequential or incidental damages, or for loss, damage, or expense directly or indirectly arising from the use of the products, or any inability to use them either separately or in combination with other equipment or materials, or from any other cause.

DEFECTIVE MATERIAL

Authorization is required from the Customer Response Center before materials will be accepted for return.

The following information is required before defective material can be assessed for return under terms of the guarantee.

- Customer Information (phone number, address, email)
- Part Number
- Part Name
- Quantity
- RMA (Return Material Authorization)
- Sales Order, Purchase Order and/or Delivery/Pack list Number
- Detailed description of defect

WRONG SHIPMENT

Any discrepancy between material ordered and material received must be reported to Collins Aerospace Avionics within **five working days** after receipt. Wrong parts may be returned at our expense for full credit or replacement.

MINIMUM ORDER VALUE

Collins Aerospace Avionics has a minimum order value policy. Minimum order value is exclusive of shipping or freight charges, export fees and applicable taxes. Minimum order values may be enforced in the following scenarios:

Scenario	Minimum Order Accepted
8130-3 FAA Airworthiness Approval Tag requested	\$100
Cash in Advance payment terms apply	\$100
Special Packaging requested	\$100
DD250 required	\$100
Prepaid Freight requested	\$100
Letter of Credit Payment Terms apply	\$5000

PRICE REVISIONS

Collins Aerospace Avionics reserves the right to revise prices on material previously quoted should it be determined, during procurement or production, that extenuating circumstances preclude the material from being offered at the original quoted price. This includes, but is not limited to, minimum quantity buys imposed on Collins Aerospace Avionics and/or additional charges that may be applied due to unforeseen tooling costs.

CANCELLATION FEES

Cancellation fees, up to 100% of the order value, may apply for orders cancelled more than 10 days after order placement. The cancellation charge for custom buy or build materials will be determined at the time of cancellation, based on the amount of Collins Aerospace investment.

RETURN FOR CREDIT

Authorization is required from Collins Aerospace Avionics before any materials will be accepted for return. For products to be considered for return, the following conditions must be met in cases where the return is not for defective or wrong material received:

- a. The products must have been shipped from Collins Aerospace Avionics within the **past 30 days**.
- b. The products must be in good, unused condition and must meet Collins Aerospace Avionics acceptance and inspection criteria.
- c. Final inspection tags must be included with all subassembly items.

If authorization is granted to return subject parts, full credit, less twenty percent (20%) processing fee will be issued.

LEAD TIME AND SHELF STOCK

Lead times shown in the catalog, or via any other electronic format, are contingent upon reasonable quantities ordered and stock availability.

SPECIAL PACKAGING, LABELING, INSPECTION REQUESTS

Additional fees may be incurred to comply with non-standard packaging, labeling or inspection requests. The customer will be advised when such fees will be applied and will have the opportunity to approve the fee or modify the request. If approved, a revised purchase order listing the fee will be required.

PAPERWORK REPRINT REQUESTS

Collins Aerospace Avionics reserves the right to charge \$100 USD for each reprint of the following documents:

- FAA 8130-3 reprint
- Packing list reprint
- Shipping invoice reprint

A purchase order will be requested at the time of the request.

DELIVERY CHANGE/AOG/EXPEDITE REQUESTS

Ten percent (10%) of the order value (or \$100 minimum) may be applied to delivery change requests inside of standard or catalog lead-time. The customer will be advised when such fees will be applied and will have the opportunity to approve the fee or cancel the request. This fee will be added to the customer's purchase order as an additional line item. For expedites, this does not guarantee quicker delivery.

OPEN ORDERS REPORTS

Customers may be charged for the creation of, or response to, open orders reporting. Customers will be advised when fees will be applied and will have the opportunity to approve the fee or cancel the report request. A purchase order will be required at the time of the request. Order Status reports can also be obtained from our online shop. The online shop will provide a listing of all open orders, no matter how the orders were placed with Collins Aerospace Avionics.

OTHER NON-STANDARD REQUESTS

A processing fee may be applied to unique, non-standard requests. The customer will be advised when fees would apply and will have the opportunity to approve the fee or cancel the request.

Collins Aerospace Avionics offers a dedicated team to process software requests.

Telephone: 1.319.295.5000

Press 4 (To order parts, publications, software or CASP)

Email: software@rockwellcollins.com

SOFTWARE REQUIRED INFORMATION

To prevent delays please provide the required information on your Purchase Order:

- Government Contract number
- Contact information (Phone number, business address, Email)
- Collins Aerospace Avionics Software Part Number
- Aircraft Type, Tail Number, and Serial Number
- Method of Shipment
- Required on-dock date

Questions related to Licensing that need to be answered on the Purchase Order:

- What Collins Aerospace Avionics Service Bulletin (SB) or Component Maintenance Manual (CMM) reference applies?
- What is the top level part number and serial number(s) of the units into which the SW will be installed?
- Who is the End Use/End User full name and street address?
- Who is installing Software? Who will be maintaining the Software after installation?
- What is the purpose of the Software being requested?

A processing fee may be applied to free of charge software requests to cover costs associated with disk creation and handling.

Expedite and AOG fees may apply.

Return policy for Software is 20% restocking fee on packages that are unopened and returned within 90 days. Unopened packages returned after 90 days will be subject to 50% restocking fee.

Return policy excludes opened packages.

LICENSE FEES FOR SOFTWARE AND OTHER INTELLECTUAL PROPERTY

Collins Aerospace Avionics prices our license fees for software and intellectual property in a manner consistent with established industry practices. Pricing is aligned with usage, number of aircraft, test stations or Line Replacement Units. A specific license is required for each transaction. Our policies are developed and implemented to protect our customers and Collins Aerospace Avionics' intellectual property.

Collins Aerospace offers numerous options to our technical publications' customers. Many manuals are available to download from our customer portal. Copies can also be purchased in CD or Paper format. Publications are authored to a variety of commercial and military specifications dependent upon customer requirements. This includes, but is not limited to, ATA, S1000D, MIL-STD-38784, etc. Documents are kept up to date throughout their life cycle using addendums, change pages, revisions, and new editions.

CATALOG OFFERINGS

Collins Aerospace offers three delivery options:

Downloadable PDF versions are available through the Technical Publications Index and Online Library <https://portal.rockwellcollins.com/web/publications-and-training>.

Many Collins Aerospace customers prefer to receive publications via the Online Library to access the advantages of document portability and real-time digital delivery. However, if you prefer paper and/or CD format, these may be available for a fee.

PUBLICATION REVISION SERVICE

Collins Aerospace Revision Service is available for all documentation currently licensed on your account. Revision Service includes five years of all updates. Customers have the choice of receiving paper or CD-ROM versions of those updates for a fee. If your company has licensed online access, the 5 year revision service is included on our Customer Portal.

VERSION/REVISION INFORMATION AND ON-LINE LIBRARY

Technical Publications and Training Index

The Collins Aerospace Technical Publication and Training Index provides the ability to:

- Register as an authorized customer for Technical Publication and Training products
- Locate information on Collins Aerospace Technical Publications
- Locate information on Collins Aerospace Training Solutions
- Locate Training schedule information
- View/Download authorized Technical Publications and Training Course Syllabuses

The index is available via the Technical Publications link at:

<https://portal.rockwellcollins.com/web/publications-and-training>

The index provides revision history information for both technical publications and training products.

As a service to our customers, Collins Aerospace provides web access the index free of charge to entitled customers, or publications may be purchased in the online format for qualifying publications.

Note: Some older publications that are not in a digital format are not included in the web offering at this time.

HOW TO ORDER

Customers can order technical publications by phone, email, and via the web.

In the U.S.: 1.888.265.5467

Outside the U.S.: 1.319.295.5467

Email: Publications@rockwellcollins.com

REQUIRED INFORMATION

The following information is needed when ordering technical publications:

- Collins Aerospace part number
- Name or description of document
- Selected media (CD-ROM, Web, or Paper)
- Quantity
- Government contract number or purchase order number, if applicable
- Your name, address and phone number (physical street address required; PO Box cannot be accepted)
- "Ship To" information
- Method of shipment
- End use
- End user

Please note, Collins Aerospace requires users to register with their company personalized emails. (We cannot accept general email boxes or public domains (G-Mail, Yahoo, AOL, etc.)

PRODUCT INDEX FOR TECHNICAL INFORMATION/SHOP ONLINE

Collins Aerospace provides online ordering of technical information products through the Collins Aerospace online shop as well as a product index which includes a list of all publications by description, part number and price. Benefits to our customers include the ability to place an order anytime, access to information on all manuals found in the catalog and delivery status information at your fingertips.

Shop online at: <https://portal.rockwellcollins.com/web/publications-and-training>

Registration is required.

SPECIAL NOTICES

RETURN OF PUBLICATIONS

Collins Aerospace does not accept returns of any printed publications. Collins Aerospace uses a print on demand process and only prints publications as requested. All sales of printed materials are final.

COPYRIGHT NOTICE

All Collins Aerospace publications contain copyrighted material. To obtain permission to copy any manual, contact:

In the U.S.: 1.888.265.5467

Outside the U.S.: 1.319.295.5467

Email: Publications@rockwellcollins.com

INTELLECTUAL PROPERTY LICENSES

All use of Rockwell Collins' intellectual property by customers will be covered by a license agreement ("License"). The License identifies Rockwell Collins as the sole and exclusive owner of all intellectual or industrial property rights, including, without limitation, patents, trademarks, copyrights, secrets in the licensed material or product, identifies the end user rights of use and limits to the distribution of the licensed material. Licenses are usually provided as an addendum to Rockwell Collins General Conditions of Sale or incorporate the General Condition of Sale by reference. In the case of a conflict between the terms of the General Conditions of sale and License terms, the terms of the applicable License will take precedence.

Rockwell Collins provides a license specific to the materials being licensed and how those materials will be used. The following are examples of some of the more common licenses currently in use by Rockwell Collins. Rockwell Collins reserves the right to modify these licenses at any time, or to draft licenses as required to address the intellectual property being provided and how the intellectual property will be used.

- Single User License – (074-8432-388) used when one copy of the licensed material can be used only by one user.
- Seat License – (074-8432-389) used when one copy of the licensed material may be used by multiple users, but only one user at a time.
- Site License – (074-8432-390) used when one copy of licensed material may be used by multiple users simultaneously up to the number of seats authorized by the License.
- Service Bulletin License for Operators – (074-8433-198) used when the operator of an aircraft is the installer of the service bulletin and will retain custody of the licensed material.
- Service Bulletin License for MRO/Designee/Dealer/Airline MRO – (074-8433-199) used when an entity other than the operator of an aircraft is the installer of the service bulletin and will pass custody of the licensed material to the aircraft operator.
- Airline Operational Control License – (074-8433-281) used when licensed materials are used to tailor specific Rockwell Collins software. Often used for systems such as Satcom.
- Airline Operational Control License Tool – (074-8433-282) is used when a software tool is licensed to tailor specific Rockwell Collins software. Often used for systems such as Satcom.

The licenses described above have an associated Rockwell Collins form number and are available upon request. Working hand in hand with our customers, Rockwell Collins provides accurate data and can deliver it in a format to meet customer requirements. In addition to providing hard copy paper versions of technical publications, Rockwell Collins now provides, at a reduced price, electronic access to technical publications through our customer portal.

SINGLE-USER LICENSE**ROCKWELL COLLINS SINGLE-USER SINGLE-COMPUTER LICENSE AGREEMENT (REV 05/02)**

This LICENSE is an Addendum to **ROCKWELL COLLINS GENERAL CONDITIONS OF SALE (GCOS) COMMERCIAL AND GOVERNMENT SYSTEMS 074-8431-848 (REV 1/7/15)**. In the case of any conflicts between the terms of the GCOS and this LICENSE the terms of this LICENSE shall take precedence.

This License Agreement (“LICENSE”) is entered into between Rockwell Collins (“LICENSOR”) and (“LICENSEE”) as hereafter defined, and sets forth the terms and conditions under which the LICENSEE is granted the rights to use the LICENSED MATERIAL that is provided with this LICENSE.

NOTICE TO LICENSEE:

THIS IS A CONTRACT, PLEASE READ IT CAREFULLY, BY INDICATING ACCEPTANCE, LICENSEE ACCEPTS ALL OF THE TERMS AND CONDITIONS OF THIS LICENSE.

1. Acceptance

Read the LICENSE. If LICENSEE accepts all the stated terms and conditions, indicate acceptance using one of the following appropriate methods:

- a. CD-ROM/DVD. For LICENSED MATERIAL that is contained on a CD-ROM, DVD or other similar media. Use of the LICENSED MATERIAL indicates full acceptance of this LICENSE.
- b. WEB-DOWNLOAD (“Clickwrap”). For LICENSED MATERIAL that is downloaded via the Web (Internet). During the download process, selecting the [I Accept] button indicates full acceptance of this LICENSE.
- c. SOFTWARE INSTALLATION (“Clickwrap”). For LICENSED MATERIAL that requires installation on a computer system. During the installation process, selecting the [I Accept] button indicates full acceptance of this LICENSE.
- d. PAPER/HARD COPY. For LICENSED MATERIAL in Paper or Hard Copy format. Use of the LICENSED MATERIAL indicates full acceptance of this LICENSE.

If LICENSEE does not accept the terms of this LICENSE, LICENSEE SHALL not use LICENSED MATERIAL and destroy or return the LICENSED MATERIAL to Rockwell Collins.

2. Definitions

For purposes of this LICENSE, the following terms shall have the indicated meanings:

- a. DOCUMENTATION - is defined as all manuals and other printed or written information provided to LICENSEE to describe or explain the LICENSED MATERIAL, its installation, use or operation.
- b. LICENSED MATERIAL - is defined as: (i) all of the contents on the CD-ROM, DVD, Web (Internet), Paper or Hard Copy media that is provided with this LICENSE and includes, but is not limited to: (a) LICENSOR or third party information, (b) digital images, photographs and/or art work, and/or(c) related explanatory written materials; and (ii) all modified versions, upgrades, additions and copies of the LICENSED MATERIAL, if any, licensed to LICENSEE by LICENSOR (collectively “updates”).
- c. LICENSEE - is defined as the individual, company or organization purchasing license rights to the LICENSED MATERIAL.
- d. LICENSOR - shall mean Rockwell Collins, a Delaware corporation with a place of business in Cedar Rapids, Iowa.
- e. PARTIES - shall mean LICENSEE and LICENSOR referred to collectively.
- f. PARTY - shall mean either LICENSEE or LICENSOR in the singular context.
- g. USER - is defined as any individual current employee of LICENSEE authorized to use the LICENSED MATERIAL on a single computer.

3. Grant of LICENSE

- a. TRANSFER. LICENSOR hereby licenses one (1) copy of the LICENSED MATERIAL to LICENSEE for use in accordance with the terms and conditions of this LICENSE.
- b. LICENSE. LICENSOR hereby grants LICENSEE a limited, worldwide, revocable, non-transferable, non-assignable, non-exclusive LICENSE to use the LICENSED MATERIAL on a single computer for the use of a single USER.
- c. OWNER. The LICENSED MATERIAL, DOCUMENTATION and all Intellectual or industrial property rights, including, without limitation, patents, trademarks, copyrights and trade secrets in LICENSED MATERIAL and DOCUMENTATION, shall remain the sole and exclusive property of LICENSOR.
- d. PROPRIETARY INFORMATION. LICENSEE acknowledges that the LICENSED MATERIAL and DOCUMENTATION contain valuable proprietary information belonging to LICENSOR, the unauthorized disclosure of which would cause irreparable harm to LICENSOR. During the period of this LICENSE and at all times after its termination, LICENSEE and its employees shall maintain the confidentiality of the LICENSED MATERIAL and DOCUMENTATION, and shall not disclose the LICENSED MATERIAL or DOCUMENTATION to any third party, without the prior written consent of LICENSOR. LICENSEE shall exercise the same degree of care it uses to protect and prevent disclosure of its own proprietary and/or confidential information, but in no event shall LICENSEE exercise less than a reasonable degree of care.

LICENSES FOR TECHNICAL INFORMATION AND TRAINING

- e. EXPORT COMPLIANCE. LICENSEE acknowledges that the LICENSED MATERIAL and DOCUMENTATION may contain information subject to export restrictions. LICENSEE agrees that the LICENSED MATERIAL and DOCUMENTATION will not be shipped, transferred or exported into any country or used in any manner prohibited by the United States Export Administration Act or any other applicable export laws, restrictions or regulations.
- f. USE. LICENSEE agrees to use the LICENSED MATERIAL and DOCUMENTATION only for LICENSEE's own internal business purposes. LICENSEE shall not modify, create derivatives or reverse engineer, disclose, sell, lease, assign, sublicense or otherwise transfer the LICENSED MATERIAL or DOCUMENTATION, except as expressly provided in this LICENSE and consistent with applicable laws.

LICENSEE may install one (1) backup copy of the LICENSED MATERIAL on a hard disk or other storage device for the use of a single USER. Use of the LICENSED MATERIAL is limited to one USER per License.

LICENSEE may make one (1) backup copy of the CD-ROM containing the LICENSED MATERIAL, as long as the backup copy is not installed or used on any computer. The backup copy may be installed and used only in the event that the copy being used by the LICENSEE becomes unusable. Any copies that LICENSEE is permitted to make must be clearly labeled with the same copyright and other proprietary notices that appear on the original LICENSED MATERIAL. LICENSEE shall cooperate fully in identifying any unauthorized copying or use of the LICENSED MATERIAL or DOCUMENTATION and in seeking legal remedies therefore.

LICENSEE shall not make copies, other than one (1) backup copy as specified above, of Paper or Hard Copy formatted LICENSED MATERIAL.

- g. SEVERABILITY. If any provision of this LICENSE is deemed to be invalid, illegal or unenforceable under any applicable statute or regulation, it is to that extent that the clause shall be deemed omitted. The remainder of this LICENSE shall be valid and enforceable to the maximum extent possible.
- h. PROVISION OF NOTICE OF LICENSE TERMS TO LICENSEE. LICENSEE shall make reasonable effort to provide LICENSEE with appropriate notice of the terms and conditions under which access to the LICENSED MATERIAL is granted under this LICENSE specifically including any limitations on access to and/or use of the LICENSED MATERIAL as set forth in this LICENSE.
- i. WEB OR NETWORK USAGE. LICENSED MATERIAL shall not be installed on LICENSEE's internal computer. LICENSEE shall not install LICENSED MATERIAL on, nor allow access to or use of LICENSED MATERIAL via any external computer network.

4. Support

Updates or revisions will be made available to LICENSEE in accordance with LICENSOR's then current terms and fees.

5. Anti-Piracy Notice

The LICENSED MATERIAL and DOCUMENTATION may contain industry approved anti-piracy features. These may include, but are not limited to, serial numbers, tamper proof packaging, password and security authentication processes and/or copy controls. LICENSEE and instance counters and timers. Tampering, disabling or overriding any of said features is not permitted. The software installation and operation processes will clearly notify LICENSEE in advance when action is required for continued use of the LICENSED MATERIAL.

6. Limited Warranty (Replaces item 6 Warranty of Rockwell Collins' Commercial & Government Systems General Conditions of Sale (GCOS) in its entirety)

LICENSOR warrants that for a period of ninety (90) days after installation, the LICENSED MATERIAL, if used by LICENSEE in accordance with the DOCUMENTATION, will substantially perform the functions set forth in the DOCUMENTATION. LICENSED MATERIAL shall not be deemed to be defective if: a) the LICENSED MATERIAL or the host medium is exposed to or affected by any computer virus, worm or other disruptive coding, b) the LICENSED MATERIAL is exposed to any condition outside of the parameters provided in the DOCUMENTATION; c) the LICENSED MATERIAL is not used as intended and/or if a failure resulting therefrom is due to the action or inaction of LICENSEE; d) LICENSED MATERIAL is not installed in accordance with the installation instructions provided with the LICENSED MATERIAL; or e) LICENSEE has not been appropriately trained in the use of the LICENSED MATERIAL or associated hardware. In the event the LICENSED MATERIAL does not substantially perform its functions, LICENSOR may, at its sole discretion, repair or replace any defective LICENSED MATERIAL or refund the fee actually paid by LICENSEE.

NO OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE SHALL BE APPLICABLE TO ANY LICENSED MATERIAL DELIVERED HEREUNDER AND THE FOREGOING SHALL CONSTITUTE LICENSEE'S SOLE RIGHT AND REMEDY UNDER THIS LICENSE.

7. Termination

This LICENSE shall be effective as of the date accepted by LICENSEE in accordance with Section 1. Acceptance of this LICENSE shall continue in full force and effect unless LICENSEE's rights are terminated for the following reasons or causes:

- a. Breach by LICENSEE or its employees or representatives in the performance of any of the provisions of this LICENSE and failure to remedy said breach within thirty (30) days after receiving notice from LICENSOR specifying the breach. Such termination shall not extinguish any other remedies that LICENSOR may have with respect to such breach and shall not relieve LICENSEE of any obligation accrued as of the date thereof.
- b. LICENSEE may cancel this LICENSE at any time by returning or destroying the LICENSED MATERIAL, including all computer programs and documentation, as well as any backup copies that may exist, and erasing any copies residing on computer equipment.

Upon termination or cancellation of this LICENSE, LICENSEE shall discontinue use of the LICENSED MATERIAL, delete all LICENSED MATERIAL from any hard disk or other storage device, return or destroy all associated CD-ROMs and DOCUMENTATION, and shall certify destruction of all copies thereof made by LICENSEE, whether partial or complete, by written notice to LICENSOR signed by a duly authorized representative of LICENSEE.

8. Notification

All notices and other communications required under this LICENSE shall be in writing and shall be delivered by depositing the notice in the mail, using registered mail, return receipt requested to: Rockwell Collins, 400 Collins Road NE, Cedar Rapids, IA 52498, Attn: Manager, Contracts
- CS, M/S 124-217.

9. United States Government

The LICENSED MATERIAL and accompanying DOCUMENTATION are deemed to be "commercial computer software" and "commercial computer software documentation," respectively, pursuant to FAR Section 12.212 and DFARS Section 227.7202, as applicable. Any use, modification, reproduction, release, performance, display or disclosure of the LICENSED MATERIAL and accompanying DOCUMENTATION by the United States Government shall be governed solely by the terms of this LICENSE and shall be prohibited except to the extent expressly permitted by the terms of this LICENSE.

10. Compliance Assessment

If LICENSEE is a business or organization, LICENSEE agrees that upon request by LICENSOR or LICENSOR's authorized representative, LICENSEE shall within thirty (30) days, fully document and certify that use of any and all LICENSED MATERIAL at the time of the request is in conformity with this LICENSE.

SEAT LICENSE

ROCKWELL COLLINS SEAT LICENSE AGREEMENT (REV 05/02)

This LICENSE is an Addendum to ROCKWELL COLLINS COMMERCIAL AND GOVERNMENT SYSTEMS GENERAL CONDITIONS OF SALE (GCOS) 074-8431-848 (REV 01/7/15). In the case of any conflicts between the terms of the GCOS and this LICENSE, the terms of this LICENSE shall take precedence.

This License Agreement (“LICENSE“) is entered into between Rockwell Collins (“LICENSOR“) and (“LICENSEE“), and sets forth the terms and conditions under which the LICENSEE is granted the rights to use the LICENSED MATERIAL that is provided with this LICENSE.

NOTICE TO LICENSEE:

THIS IS A CONTRACT. PLEASE READ IT CAREFULLY. BY INDICATING ACCEPTANCE, LICENSEE ACCEPTS ALL OF THE TERMS AND CONDITIONS OF THIS LICENSE.

1. Acceptance

Read the LICENSE. If LICENSEE accepts all stated terms and conditions, indicate your acceptance using one of the following appropriate methods:

- a. CD-ROM/DVD. For LICENSED MATERIAL that is contained on a CD-ROM, DVD or other similar media. Use of the LICENSED MATERIAL indicates full acceptance of this LICENSE.
- b. WEB-DOWNLOAD (“Clickwrap”). For LICENSED MATERIAL that is downloaded via the Web (Internet). During the download process, selecting the [I Accept] button indicates full acceptance of this LICENSE.
- c. SOFTWARE INSTALLATION (“Clickwrap”). For LICENSED MATERIAL that requires installation on a computer system. During the installation process, selecting the [I Accept] button indicates full acceptance of this LICENSE.
- d. PAPER/HARD COPY. For LICENSED MATERIAL in Paper or Hard Copy format. Use of the LICENSED MATERIAL indicates full acceptance of this LICENSE.

If LICENSEE does not accept the terms of this LICENSE, LICENSEE SHALL not use LICENSED MATERIAL and destroy or return the LICENSED MATERIAL to Rockwell Collins.

2. Definitions

For purposes of this LICENSE, the following terms shall have the indicated meanings:

- a. DOCUMENTATION - is defined as all manuals and other printed or written information provided to LICENSEE to describe or explain the LICENSED MATERIAL, its installation, use or operation.

LICENSES FOR TECHNICAL INFORMATION AND TRAINING

- b. LICENSED MATERIAL – is defined as: (i) all of the contents on the CD-ROM, DVD, Web (Internet), Paper or Hard Copy media that is provided with this LICENSE, and includes, but is not limited to (a) LICENSOR or third party information; (b) digital images, photographs and/or art work and/or (c) related explanatory written materials, and; (ii) all modified versions, upgrades, additions and copies of the LICENSED MATERIAL, if any, licensed to LICENSEE by LICENSOR (collectively “updates”).
- c. LICENSEE – is defined as the individual, company or organization purchasing license rights to the LICENSED MATERIAL.
- d. LICENSOR – shall mean Rockwell Collins, a Delaware corporation, with a place of business in Cedar Rapids, Iowa.
- e. PARTIES – shall mean LICENSEE and LICENSOR referred to collectively.
- f. PARTY – shall mean either LICENSEE or LICENSOR in the singular context.
- g. SEAT – shall mean one (1) copy of the LICENSED MATERIAL that may be used by multiple employees, but only one (1) USER at-a-time.
- h. USER – shall mean any authorized current employee of LICENSEE who will have access to the LICENSED MATERIAL.

3. Grant of LICENSE

- a. TRANSFER. LICENSOR hereby licenses one (1) copy of the LICENSED MATERIAL to LICENSEE for use in accordance with the terms and conditions of this LICENSE.
- b. LICENSE. LICENSOR hereby grants LICENSEE a limited, worldwide, revocable, non-transferable, non-assignable, non-exclusive LICENSE to use the LICENSED MATERIAL solely limited to one (1) USER at a time per SEAT licensed.
- c. OWNER. The LICENSED MATERIAL, DOCUMENTATION and all intellectual or industrial property rights, including, without limitation, patents, trademarks, copyrights and trade secrets in the LICENSED MATERIAL and DOCUMENTATION, shall remain the sole and exclusive property of LICENSOR.
- d. PROPRIETARY INFORMATION. LICENSEE acknowledges that the LICENSED MATERIAL and DOCUMENTATION contain valuable proprietary information belonging to LICENSOR, the unauthorized disclosure of which would cause irreparable harm to LICENSOR. During the period of this LICENSE, and at all times after its termination, LICENSEE and its employees shall maintain the confidentiality of the LICENSED MATERIAL and DOCUMENTATION, and shall not disclose the LICENSED MATERIAL or DOCUMENTATION to any third party, without the prior written consent of LICENSOR. LICENSEE shall exercise the same degree of care it uses to protect and prevent disclosure of its own proprietary and/or confidential information, but in no event shall LICENSEE exercise less than a reasonable degree of care.
- e. EXPORT COMPLIANCE. LICENSEE acknowledges that the LICENSED MATERIAL and DOCUMENTATION may contain information subject to export restrictions. LICENSEE agrees that the LICENSED MATERIAL and DOCUMENTATION will not be shipped, transferred or exported into any country or used in any manner prohibited by the United States Export Administration Act or any other applicable export laws, restrictions or regulations.

LICENSES FOR TECHNICAL INFORMATION AND TRAINING

- f. **USE.** LICENSEE agrees to use the LICENSED MATERIAL and DOCUMENTATION only for LICENSEE's own internal business purposes. LICENSEE shall not modify, create derivatives or reverse engineer, disclose, sell, lease, assign, sublicense or otherwise transfer the LICENSED MATERIAL or DOCUMENTATION, except as expressly provided in this LICENSE and consistent with applicable laws.

LICENSEE may install one (1) copy of the LICENSED MATERIAL on a hard disk or other storage device for each SEAT licensed. Use of the LICENSED MATERIAL is limited to one (1) USER at a time per SEAT licensed, but without any restrictions on the cumulative number of USERS allowed to use the LICENSED MATERIAL.

LICENSEE shall monitor the physical or electronic distribution of the LICENSED MATERIAL and ensure that the number of SEATS granted by this LICENSE is not exceeded.

LICENSEE may make one (1) backup copy of the CD-ROM containing the LICENSED MATERIAL, as long as the backup copy is not installed or used on any computer. The backup copy may be installed and used only in the event that the copy being used by LICENSEE becomes unusable. Any copies that LICENSEE is permitted to make must be clearly labeled with the same copyright and other proprietary notices that appear on the original LICENSED MATERIAL. LICENSEE shall cooperate fully in identifying any unauthorized copying or use of the LICENSED MATERIAL or DOCUMENTATION and in seeking legal remedies therefor.

LICENSEE shall not make copies, other than one (1) backup copy as specified above, of Paper or Hard Copy formatted LICENSED MATERIAL.

- g. **SEVERABILITY.** If any provision of this LICENSE is deemed to be invalid, illegal or unenforceable under any applicable statute or regulation, it is to that extent that the clause shall be deemed omitted. The remainder of this LICENSE shall be valid and enforceable to the maximum extent possible.
- h. **PROVISION OF NOTICE OF LICENSE TERMS TO USERS.** LICENSEE shall provide USERS with appropriate notice of the terms and conditions under which access to the LICENSED MATERIAL is granted under this LICENSE, specifically including any limitations on access to and/ or use of the LICENSED MATERIAL as set forth in this LICENSE.
- i. **WEB OR NETWORK USAGE.** LICENSEE shall not install LICENSED MATERIAL on, nor allow access to or use of LICENSED MATERIAL via any external computer network.

4. Support

Updates or revisions will be made available to LICENSEE in accordance with LICENSOR's then current terms and fees.

5. Anti-Piracy Notice

The LICENSED MATERIAL and DOCUMENTATION may contain industry approved anti-piracy features. These may include, but are not limited to, serial numbers, tamper-proof packaging, password and security authentication processes, copy controls, USER and instance counters and timers. Tampering, disabling or overriding any of said features is not permitted. The software installation and operation processes will clearly notify USERS in advance when action is required for continued use of the LICENSED MATERIAL.

6. Limited Warranty (Replaces item 6 Warranty of Rockwell Collins' Commercial & Government Systems General Conditions of Sale (GCOS) in its entirety)

LICENSOR warrants that for a period of ninety (90) days after installation, the LICENSED MATERIAL, if used by LICENSEE in accordance with the DOCUMENTATION, will substantially perform the functions set forth in the DOCUMENTATION. LICENSED MATERIAL shall not be deemed to be defective if: a) the LICENSED MATERIAL or the host medium is exposed to or affected by any computer virus, worm or other disruptive coding; b) the LICENSED MATERIAL is exposed to any condition outside of the parameters provided in the DOCUMENTATION; c) the LICENSED MATERIAL is not used as intended and/or if a failure resulting therefrom is due to the action or inaction of a USER and/or LICENSEE; d) LICENSED MATERIAL is not installed in accordance with the installation instructions provided with the LICENSED MATERIAL; or e) USER has not been appropriately trained in the use of the LICENSED MATERIAL or associated hardware. In the event the LICENSED MATERIAL does not substantially perform its functions, LICENSOR may, at its sole discretion, repair or replace any defective LICENSED MATERIAL or refund the fee actually paid by LICENSEE.

NO OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE SHALL BE APPLICABLE TO ANY LICENSED MATERIAL DELIVERED HEREUNDER, AND THE FOREGOING SHALL CONSTITUTE LICENSEE'S SOLE RIGHT AND REMEDY UNDER THIS LICENSE.

7. Termination

This LICENSE shall be effective as of the date accepted by LICENSEE in accordance with Section 1. Acceptance of this LICENSE shall continue in full force and effect unless LICENSEE's rights are terminated for the following reasons or causes:

- a. Breach by LICENSEE or its employees or representatives in the performance of any of the provisions of this LICENSE and failure to remedy said breach within thirty (30) days after receiving notice from LICENSOR specifying the breach. Such termination shall not extinguish any other remedies that LICENSOR may have with respect to such breach and shall not relieve LICENSEE of any obligation accrued as of the date thereof.
- b. LICENSEE may cancel this LICENSE at any time by returning or destroying the LICENSED MATERIAL, including all computer programs and documentation, as well as any backup copies that may exist, and erasing any copies residing on computer equipment.

Upon termination or cancellation of this LICENSE, LICENSEE shall discontinue use of the LICENSED MATERIAL, delete all LICENSED MATERIAL from any hard disk or other storage device, return or destroy all associated CD-ROMs and DOCUMENTATION, and shall certify destruction of all copies thereof made by LICENSEE, whether partial or complete, by written notice to LICENSOR signed by a duly authorized representative of LICENSEE.

8. Notification

All notices and other communications required under this LICENSE shall be in writing and shall be delivered by depositing the notice in the mail, using registered mail, return receipt requested to: Rockwell Collins, 400 Collins Road NE, Cedar Rapids, IA 52498, Attn: Manager, Contracts
- CS, M/S 124-217.

9. United States Government

The LICENSED MATERIAL and accompanying DOCUMENTATION are deemed to be “commercial computer software” and “commercial computer software documentation,” respectively, pursuant to FAR Section 12.212 and DFARS Section 227.7202, as applicable. Any use, modification, reproduction, release, performance, display or disclosure of the LICENSED MATERIAL and accompanying DOCUMENTATION by the United States Government shall be governed solely by the terms of this LICENSE and shall be prohibited except to the extent expressly permitted by the terms of this LICENSE.

10. Compliance Assessment

If LICENSEE is a business or organization, LICENSEE agrees that upon request by LICENSOR or LICENSOR’s authorized representative, LICENSEE will, within thirty (30) days, fully document and certify that use of any and all LICENSED MATERIAL at the time of the request is in conformity with this LICENSE.

SITE LICENSE**ROCKWELL COLLINS SITE LICENSE AGREEMENT (REV 05/02)**

This LICENSE is an Addendum to **ROCKWELL COLLINS GENERAL CONDITIONS OF SALE COMMERCIAL AND GOVERNMENT SYSTEMS (GCOS) 074-8431-848 (REV 01/07/15)**. In the case of any conflicts between the terms of the GCOS and this LICENSE, the terms of this LICENSE shall take precedence.

This License Agreement (“LICENSE”) is entered into between Rockwell Collins (“LICENSOR”) and as hereafter defined (“LICENSEE”), and sets forth the terms and conditions under which LICENSEE is granted the rights to use the LICENSED MATERIAL with which this LICENSE is provided.

NOTICE TO LICENSEE:

THIS IS A CONTRACT. PLEASE READ IT CAREFULLY. BY INDICATING ACCEPTANCE, LICENSEE ACCEPTS ALL OF THE TERMS AND CONDITIONS OF THIS LICENSE.

1. Acceptance

Read the LICENSE. If LICENSEE accepts all the stated terms and conditions, indicate your acceptance using one of the following appropriate methods:

- a. CD-ROM/DVD. For LICENSED MATERIAL that is contained on a CD-ROM, DVD or other similar media. Use of the LICENSED MATERIAL indicates full acceptance of this LICENSE.
- b. WEB-DOWNLOAD (“Clickwrap”). For LICENSED MATERIAL that is downloaded via the Web (Internet). During the download process, selecting the [I Accept] button indicates full acceptance of this LICENSE.
- c. SOFTWARE INSTALLATION (“Clickwrap”). For LICENSED MATERIAL that requires installation on a computer system. During the installation process, selecting the [I Accept] button indicates full acceptance of this LICENSE.
- d. PAPER/HARD COPY. For LICENSED MATERIAL in Paper or Hard Copy format. Use of the LICENSED MATERIAL indicates full acceptance of this LICENSE.
- e. If LICENSEE does not accept the terms of this LICENSE, LICENSEE shall not use the LICENSED MATERIAL and destroy or return the LICENSED MATERIAL to Rockwell Collins.

2. Definitions

For purposes of this LICENSE, the following terms shall have the indicated meanings:

- a. DOCUMENTATION – is defined as all manuals and other printed or written information provided to LICENSEE to describe or explain the LICENSED MATERIAL, its installation, use or operation.
- b. LICENSED MATERIAL – is defined as: (i) all of the contents on the CD-ROM, DVD, Web (Internet), Paper or Hard Copy media that is provided with this LICENSE and includes, but is not limited to: (a) LICENSOR or third party information, (b) digital images, photographs and/or art work and/or (c) related explanatory written materials, and; (ii) all modified versions, upgrades, additions and copies of the LICENSED MATERIAL, if any, licensed to LICENSEE by LICENSOR (collectively “updates”).
- c. LICENSEE – is defined as the individual, company or organization purchasing license rights to the LICENSED MATERIAL.
- d. LICENSOR – shall mean Rockwell Collins, a Delaware corporation with a place of business in Cedar Rapids, Iowa.
- e. PARTIES – shall mean LICENSEE and LICENSOR referred to collectively.
- f. PARTY – shall mean either LICENSEE or LICENSOR in the singular context.
- g. USER – shall mean any authorized current employee of the LICENSEE who will have access to the LICENSED MATERIAL.
- h. CONCURRENT USERS – shall mean the number of USERS able to simultaneously use the LICENSED MATERIAL.
- i. LOCAL NETWORK SYSTEM – shall mean multiple, interactive user terminals connected to a single-processing or multi-processing microcomputing unit where the user of an interactive terminal does not have physical access to the physical storage medium containing a copy of the LICENSED MATERIAL.
- j. FREE-STANDING WORKSTATION – shall mean a self-contained microcomputing unit owned or leased by LICENSEE for the exclusive use of LICENSEE’s employees and for which LICENSEE has provided a copy of the LICENSED MATERIAL.

3. Grant of LICENSE

- a. TRANSFER. LICENSOR hereby licenses one (1) copy of the LICENSED MATERIAL to LICENSEE for use in accordance with the terms and conditions of this LICENSE.
- b. LICENSE. LICENSOR hereby grants LICENSEE a limited, worldwide, revocable, non-transferable, non-assignable, non-exclusive LICENSE to use the LICENSED MATERIAL on only one (1) LOCAL NETWORK SYSTEM or FREESTANDING WORKSTATION of LICENSEE for each of the number of CONCURRENT USERS licensed by LICENSEE.
- c. OWNER. The LICENSED MATERIAL, DOCUMENTATION and all intellectual or industrial property rights, including, without limitation, patents, trademarks, copyrights and trade secrets in LICENSED MATERIAL and DOCUMENTATION, shall remain the sole and exclusive property of LICENSOR.

LICENSES FOR TECHNICAL INFORMATION AND TRAINING

- d. **PROPRIETARY INFORMATION.** LICENSEE acknowledges that the LICENSED MATERIAL and DOCUMENTATION contain valuable proprietary information belonging to LICENSOR, the unauthorized disclosure of which would cause irreparable harm to LICENSOR. During the period of this LICENSE, and at all times after its termination, LICENSEE and its employees shall maintain the confidentiality of the LICENSED MATERIAL and DOCUMENTATION, and shall not disclose the LICENSED MATERIAL or DOCUMENTATION to any third party, without the prior written consent of LICENSOR. LICENSEE shall exercise the same degree of care it uses to protect and prevent disclosure of its own proprietary information, but in no event shall LICENSEE exercise less than a reasonable degree of care.
- e. **EXPORT COMPLIANCE.** LICENSEE acknowledges that the LICENSED MATERIAL and DOCUMENTATION may contain information subject to export restrictions. LICENSEE agrees that the LICENSED MATERIAL and DOCUMENTATION will not be shipped, transferred or exported into any country or used in any manner prohibited by the United States Export Administration Act or any other applicable export laws, restrictions or regulations.
- f. **USE.** LICENSEE agrees to use the LICENSED MATERIAL and DOCUMENTATION only for the LICENSEE's own internal business purposes. LICENSEE shall not modify, create derivatives or reverse engineer, disclose, sell, lease, assign, sublicense or otherwise transfer the LICENSED MATERIAL or DOCUMENTATION, except as expressly provided in this LICENSE and consistent with applicable laws.

LICENSEE may install one (1) backup copy of the LICENSED MATERIAL onto a hard disk or other storage device.

LICENSEE may make one (1) backup copy of the CD-ROM containing the LICENSED MATERIAL, as long as the backup copy is not installed or used on any computer. The backup copy may be installed and used only in the event the copy being used by LICENSEE becomes unusable. Any copies that LICENSEE is permitted to make must be clearly labeled with the same copyright and other proprietary notices that appear on the original LICENSED MATERIALS. LICENSEE shall cooperate fully in identifying any unauthorized copying or use of the LICENSED MATERIAL or DOCUMENTATION and in seeking legal remedies therefor.

LICENSEE shall not make copies, other than one (1) backup copy as specified above, of Paper or Hard Copy formatted LICENSED MATERIAL.

- g. **SEVERABILITY.** If any provision of this LICENSE is deemed to be invalid, illegal or unenforceable under any applicable statute or regulation, it is to that extent that the clause shall be deemed omitted. The remainder of this LICENSE shall be valid and enforceable to the maximum extent possible.
- h. **PROVISION OF NOTICE OF LICENSE TERMS TO USERS.** LICENSEE shall provide USERS with appropriate notice of the terms and conditions under which access to the LICENSED MATERIAL is granted under this LICENSE specifically including any limitations on access to and/or use of the LICENSED MATERIAL as set forth in this LICENSE.

- i. **WEB OR NETWORK USAGE.** LICENSED MATERIAL shall only be installed on LICENSEE's internal computer network for LICENSEE's internal use only. LICENSEE shall not install the LICENSED MATERIAL on, or allow access to or use of, LICENSED MATERIAL via any external computer network.

4. Support

Updates or revisions will be made available to LICENSEE in accordance with LICENSOR's then current terms and fees.

5. Anti-Piracy Notice

The LICENSED MATERIAL and DOCUMENTATION may contain industry approved anti-piracy features. These may include, but are not limited to, serial numbers, tamper-proof packaging, password and security authentication processes, copy controls, USER and instance counters and timers. Tampering, disabling or overriding any of said features is not permitted. The software installation and operation processes will clearly notify USERS in advance when action is required for continued use of the product.

6. Limited Warranty (Replaces item 6 Warranty of Rockwell Collins' Commercial & Government Systems General Conditions of Sale (GCOS) in its entirety)

LICENSOR warrants that for a period of ninety (90) days after installation, the LICENSED MATERIAL, if used by LICENSEE in accordance with the DOCUMENTATION, will substantially perform the functions set forth in the DOCUMENTATION. LICENSED MATERIAL shall not be deemed to be defective if: a) the LICENSED MATERIAL or the host medium is exposed to or affected by any computer virus, worm or other disruptive coding; b) the LICENSED MATERIAL is exposed to any condition outside of the parameters provided in the DOCUMENTATION; c) the LICENSED MATERIAL is not used as intended, and/or if a failure resulting therefrom is due to the action or inaction of a USER and/or LICENSEE; d) LICENSED MATERIAL is not installed in accordance with the installation instructions provided with the LICENSED MATERIAL; or e) USER has not been appropriately trained in the use of the LICENSED MATERIAL or associated hardware. In the event the LICENSED MATERIAL does not substantially perform its functions, LICENSOR may, at its sole discretion, repair or replace any defective LICENSED MATERIAL or refund the license fee actually paid by LICENSEE.

NO OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE SHALL BE APPLICABLE TO ANY LICENSED MATERIAL DELIVERED HEREUNDER, AND THE FOREGOING SHALL CONSTITUTE LICENSEE'S SOLE RIGHT AND REMEDY UNDER THIS LICENSE.

7. Termination

This LICENSE shall be effective as of the date accepted by LICENSEE in accordance with Section 1. Acceptance of this LICENSE and shall continue in full force and effect unless LICENSEE's rights are terminated for the following reasons or causes:

- a. Breach by LICENSEE or its employees or representatives in the performance of any of the provisions of this LICENSE and failure to remedy said breach within thirty (30) days after receiving notice from LICENSOR specifying the breach. Such termination shall not extinguish any other remedies that LICENSOR may have with respect to such breach and shall not relieve LICENSEE of any obligation accrued as of the date thereof.
- b. LICENSEE may cancel this LICENSE at any time by returning or destroying the LICENSED MATERIAL, including all computer programs and documentation, as well as any backup copies that may exist, and erasing any copies residing on computer equipment.

Upon termination or cancellation of this LICENSE, LICENSEE shall discontinue use of the LICENSED MATERIAL, delete all LICENSED MATERIAL from any hard disk or other storage device, return or destroy all associated CD-ROMs and DOCUMENTATION, and shall certify destruction of all copies thereof made by LICENSEE, whether partial or complete by written notice to LICENSOR signed by a duly authorized representative of LICENSEE.

8. Notification

All notices and other communications required under this LICENSE shall be in writing and shall be delivered by depositing the notice in the mail, using registered mail, return receipt requested to: Rockwell Collins, 400 Collins Road NE, Cedar Rapids, IA 52498, Attn: Manager, Contracts
- CS, M/S 124-217.

9. United States Government

The LICENSED MATERIAL and accompanying DOCUMENTATION are deemed to be "commercial computer software" and "commercial computer software documentation," respectively, pursuant to FAR Section 12.212 and DFARS Section 227.7202, as applicable. Any use, modification, reproduction, release, performance, display or disclosure of the LICENSED MATERIAL and accompanying DOCUMENTATION by the United States Government shall be governed solely by the terms of this LICENSE and shall be prohibited except to the extent expressly permitted by the terms of this LICENSE.

10. Compliance Assessment

If LICENSEE is a business or organization, LICENSEE agrees that upon request by LICENSOR or LICENSOR's authorized representative, LICENSEE shall within thirty (30) days, fully document and certify that use of any and all LICENSED MATERIAL at the time of the request is in conformity with this LICENSE.

Customers depend on reliable support throughout the world. From personal aircraft to corporate aircraft to commercial air carriers, Collins Aerospace Avionics delivers support solutions that meet your requirements. Anywhere. Anytime. Every time.

EMERGENCY SERVICE

Service and support after the sale is our business. Our organization offers a network of experts - our Customer Service Engineers (CSEs), our dealer network and our authorized repair centers - providing front line support to help keep your aircraft flying. They are complemented by a proficient back-office team. Our Customer Support Line and Customer Response Center are both available 24x7x365 to assist with issues from the routine to AOG.

AVIONICS CUSTOMER SUPPORT

Phone: 1.319.295.5000

Email: AvionicsSupport@collins.com

CUSTOMER RESPONSE CENTER CONTACT INFORMATION

Phone: 1.888.265.5467 (US toll-free)
Or 1.319.295.5467

Email: response@rockwellcollins.com

**GENERAL CONDITIONS OF SALE - COMMERCIAL AND COMMERCIAL
GOVERNMENT**

The sale of products in this price book are predicated on Rockwell Collins, General Conditions of Sale form number 074-8431-848 (latest revision) which is available upon request.