

OCR and Data Cleaning Solution

Contract of Adherence

This OCR and Data Cleaning Solution Contract of Adherence (Hereinafter referred to as the "**Contract of Adherence**") is made and entered into by and between:

Mobile Interim Company No.2 S.A.L., a company incorporated at the Beirut Trade Register under number /1000382/, and registered at the Lebanese Ministry of Finance under the number /291711/, electing domicile at Beirut Central Building, Bloc B, Fouad Chehab Avenue, Bachoura Region, Beirut, Lebanon.
(Hereinafter referred to as "MIC2")

AND



Ever East Med S.A.L., a company incorporated at the Baabda Trade Register under number 59562/1997, and registered at the Lebanese Ministry of Finance under number /222102/, electing domicile at Khoury Center, Ground Floor, Mar Mansour Street, Naccache Region, El Metn, Lebanon, acting herein as an appointed representative of the Joint Venture formed between Ever East Med S.A.L and Assentify LTD, under the name of "Ever East Med S.A.L - Assentify LTD" as per the terms of the Joint Venture Agreement signed on 10 January 2025 (a copy of which is attached hereto as Schedule 3), represented in this Contract of Adherence by its **Chairman Mr. Antoine Georges Hraoui**.
(Hereinafter referred to as the "Supplier")

Each of the two parties is hereinafter referred to as a "Party" and collectively as the "Parties".

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Preamble:

Whereas, MIC2 is operating the second mobile network for the account and for the benefit of the Republic of Lebanon, and is in need to purchase an OCR and Data Cleaning Solution including hardware and software in addition to related services being installation, integration, training, maintenance and support (Hereinafter altogether referred to as the "**Solution and Services**") for enhancing the performance of MIC2's sales procedures through both physical and digital channels;

To this effect MIC2 has announced for a Request for Proposal to select the best supplier to provide the Solution and Services, whereas at the outcome of the abovementioned Request for Proposal, Supplier (Ever East Med S.A.L) was selected to provide MIC2 by the Solution and Services as detailed in specifications and prices within the submitted Proposal(s) annexed hereto as Schedule (1); and according to the terms and conditions of this Contract of Adherence including its Service Level Agreement annexed hereto as Schedule (2), and to the terms and conditions of the RFP General Document and its Appendices issued by MIC2 at the time of launching the said tender:

MIC2 and Supplier wish by the present Contract of Adherence to set out the terms and conditions upon which Supplier shall provide the Solution and Services to MIC2:

NOW THEREFORE, in consideration of the above, it is hereby mutually agreed between the Parties as follows:

1. The Entire Contract of Adherence

The Preamble above, any Schedule annexed hereto and any Purchase Order(s) issued under this Contract of Adherence shall form an integral part of this Contract of Adherence.

2. Scope of the Contract of Adherence

Supplier undertakes to provide MIC2 with the Solution and Services as detailed in specifications and prices within the submitted Proposal(s) annexed hereto as Schedule (1); and according to the terms and conditions of this Contract of Adherence including its Service Level Agreement annexed hereto as Schedule (2), and to the terms and conditions of the RFP General Document and its Appendices issued by MIC2 at the time of launching the said tender.



3. Order of the Solution and Services

3.1. MIC2 shall issue a written Purchase Order(s) to the Supplier to order the Solution and Services (Hereinafter referred to as the "Purchase Order(s)").

3.2. The Purchase Order(s) shall be forwarded by MIC2 to Supplier through an email on the following email address: roland.salameh@intalio.com

4. Supply and Delivery of the Solution and Services

4.1. Supplier must supply and deliver the Solution and Services as ordered by MIC2 in the relevant Purchase Order(s) issued under this Contract of Adherence, to conform with the specifications and prices detailed within the submitted Proposal(s) annexed hereto as Schedule (1); according to the terms and conditions of this Contract of Adherence including its Service Level Agreement annexed hereto as Schedule (2), and to the terms and conditions of the RFP General Document and its Appendices issued by MIC2 at the time of launching the said tender, all of which being free from any defect whether apparent or hidden.

The term "**supply and delivery**" shall mean the timely supply of any ordered hardware and/or software and the satisfactory implementation of the related services being installation, integration, training, maintenance and support.

The term "**Preliminary Acceptance Certificate (PAC)**" shall mean a preliminary certificate issued by MIC2 evidencing that the Solution and Services have been supplied and delivered to MIC2 without being accepted yet by MIC2.

The term "**Final Acceptance Certificate (FAC)**" shall mean a certificate issued by MIC2 evidencing that the Solution and Services have been totally supplied and delivered to and accepted by MIC2.

4.2. A penalty amounting to 0.5% of the total amount of each of the relevant Purchase Order(s) shall be applied on Supplier to the benefit of MIC2 for each five (5) calendar days of delay in the supply and/or delivery of the Solution and Services and shall have a maximum cap of 10 % of the total amount of each of the relevant Purchase Order(s).

The said penalty amount shall be automatically deducted by MIC2 from the amount due to Supplier without the need for any legal claim or action.

5. Warranty, Liability, Indemnity and Infringement

5.1. Supplier warrants at its own cost and liability that the Solution and Services are timely supplied and provided under this Contract of Adherence and conforming to the specifications and prices listed in the submitted Proposal(s)

annexed hereto as Schedule (1) and/or in the relevant Purchase Order(s) placed by MIC2, and timely executed under the terms and conditions of this Contract of Adherence including its Service Level Agreement annexed hereto as Schedule (2) and to the terms and conditions of the RFP General Document and its Appendices issued by MIC2 at the time of launching the said tender.

5.2. Supplier, its assigned personnel, and any of its employees involved directly or indirectly in the supply and provision of the Solution and Services shall be individually and jointly responsible for the terms and conditions of this Contract of Adherence.

5.3. Supplier is solely and fully responsible for its assigned personnel, their remuneration, allowances, compensations, work hazards and emergencies, and any other rights and obligations that might arise during or in the occasion of their relationship with MIC2. Supplier must carry an insurance policy covering all his staff working on site during and in the occasion of the supply and provision of the Solution and Services as well as damages caused by the Supplier's work on site.

5.4. Supplier shall, at its sole expense, defend any suit based upon a claim or cause of action and satisfy any judgment that may be rendered against MIC2 resulting from the works done under this Contract of Adherence.

5.5. Supplier will be held liable and shall indemnify MIC2:

- For any death or personal injury resulting from the acts, misconduct, negligence and/or omission of Supplier Authorized Personnel, employees or agents or contracting parties. Supplier undertakes to settle all damages to any party whatsoever resulting therefrom without any restriction.
- For any physical damage to the tangible property of MIC2 to the extent it is caused by the acts, misconduct, negligence and/or omission of Supplier Authorized Personnel.
- For any damage and/or loss of revenue or traffic caused to MIC2 or MIC2's existing network, for which MIC2 may be liable to the Republic of Lebanon or to any third party, whether such damage and/or loss arises out of any omission, neglect or default of Supplier during or in connection with the supply and provision of the Solution and Services.
- Against any claim, demand, proceeding, damage, cost, charge or expense whatsoever in respect thereof or in relation thereto.

5.6. Supplier shall defend MIC2 against any claim that the Solution and Services may infringe on a patent or copyright, granted or registered in the Lebanese Territories, provided that MIC2 promptly notifies Supplier of the said claim. Supplier shall have the sole control of the defense and all the related settlement negotiations, and MIC2 shall provide the Supplier by the information and needed assistance for the defense of such claims, all on the Supplier's full expense and responsibility.

Supplier must indemnify and hold MIC2 harmless from any payment which by final judgments in such suits may be assessed against MIC2 on account of such infringement and shall pay resulting settlements, costs and damages finally awarded against MIC2 by a court of law.

6. Fees and Prices, Invoicing, Payments, Performance Bond

6.1. Fees and Prices

The fees and prices for the Solution and Services to be supplied and delivered under this Contract of Adherence shall be determined by MIC2 in each of the relevant Purchase Order(s) issued under this Contract of Adherence and must comply with the fees and prices as listed in the submitted Proposal(s) annexed hereto as Schedule (1).

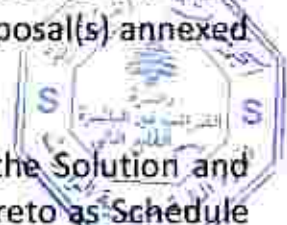
6.1.1. Supplier undertakes to adhere to the fees and prices for the Solution and Services as listed in the submitted Proposal(s) annexed hereto as Schedule (1) all through the term of this Contract of Adherence, and must not amend for any reason whatsoever all through the term of this Contract of Adherence unless by reduction where possible.

6.1.2. The fees and prices for the Solution and Services as referred to in Clause (6.1.) herein above shall constitute all the financial entitlements of Supplier from MIC2 for the supply and delivery of the Solution and Services under this Contract of Adherence, and shall include all expenses that may be incurred by Supplier in this regards.

6.2. Invoicing for the Solution and Services (excluding Training services)

The ordered Solution and Services (excluding Training services) by MIC2 under this Contract of Adherence must be invoiced under the following scheme:

- 20 % of the amount of the issued Purchase Order(s) upon the related Purchase Order(s) issuance.
- 20 % of the amount of the issued Purchase Order(s) upon requirement gathering and scope of work acceptance.



- 30 % of the amount of the issued Purchase Order(s) upon the issuance of the Preliminary Acceptance Certificate by MIC2.
- 30 % of the amount of the issued Purchase Order(s) upon the issuance of the Final Acceptance Certificate by MIC2.

6.3. Invoicing for the Training Services

The ordered Training services by MIC2 under this Contract of Adherence must be invoiced under the following scheme:

- 50 % of the amount of the issued Purchase Order(s) as a down payment upon its issuance.
- 50 % of the amount of the issued Purchase Order(s) upon the issuance of the Final Acceptance Certificate by MIC2.

6.4. Payments

MIC2 shall settle any invoice issued under this Contract within sixty (60) days from the date of its receipt and acceptance by MIC2, through wire bank transfer to the Supplier's following bank account details:

Bank Name: Cedrus Bank SAL

Branch: Ashrafieh

Account Holder: EVER EAST MED SAL

Account Number: 011062317001422

IBAN: LB32009800000011062317001422

Account Currency: LBP

SWIFT Code: CEDXLBBEXXX



6.5. Performance Bond

Within fifteen (15) days from issuing any Purchase Order(s) to the Supplier under this Contract, the Supplier shall provide MIC2 with an "on first demand" irrevocable Performance Bond in an amount to be defined in the relevant Purchase Order(s) which shall not exceed 10% of the amount of the said Purchase Order(s), to be issued by an accredited Lebanese qualified Bank listed on the Lebanese Central Bank list of Banks, or by a foreign bank that have received a credit rating of at least a "prime" investment grade (BBB or above).

The said Performance Bond shall provide that the issuing bank guarantees (jointly and severally with the Supplier) the payment of the amount of the Performance Bond to MIC2 upon MIC2's first request, without any objection or reservation or delay.



The Guarantor shall guarantee the timely, faithful and satisfactory supply, delivery, and provision of the Supplier to all of its obligations under this Contract. The Supplier shall bear all costs in relation to the issuance and provision of the said Performance Bond.

The said Performance Bond shall remain valid and effective from the date of issuance of the relevant Purchase Order(s) up to the date MIC2 issues the respective Final Acceptance Certificate (FAC).

The form and content of the said Performance Bond to be pre-approved by MIC2 prior to its issuance.

7. Taxes, Duties and Levies

Either party shall be liable for the taxes, duties, levies and other fiscal charges imposed on it by the Laws and regulations in Lebanon including the stamp duty.

In case the Supplier is a foreign company, it shall be liable for all applicable taxes and duties levied outside the Lebanese Territories in relation to this Contract of Adherence, as well as for the non-resident tax imposed by the Lebanese fiscal authorities on foreign companies doing business in Lebanon, therefore the amount corresponding to the Non-Resident Tax prescribed by the fiscal laws in Lebanon as well as the stamp duty will be deducted from the amount due to be paid by MIC2 to Supplier under this Contract of Adherence.

8. Term and Termination

8.1. This Contract of Adherence shall be effective as of the date of its signature herein below (the "Effective Date") and shall remain valid for five (5) years thereafter.

8.2. This Contract of Adherence and/or any Purchase Order(s) issued under it shall be terminated without any liability whatsoever on MIC2 under the provisions of Article (33) of the Public Procurement Law Number 244/2021 dated 19/07/2021, having Article (40) of the said Law to apply herein as well.

The damages in such case and for any case of termination shall be determined to the favor of MIC2 under the terms of the last section of Article (33) of the said Public Procurement Law.

Supplier hereby announces and declares its total awareness of the terms and conditions of the said Articles.



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8.3. If at the time of expiry or early termination of this Contract of Adherence, Solution and Services ordered by MIC2 as per a given Purchase Order(s) have not been totally supplied and provided, then this Contract of Adherence shall be deemed extended until the full supply and provision of the Solution and Services, and MIC2 shall nonetheless retain its right to request Supplier to pay compensation for such delayed supply and provision if the delay is due to Supplier's default.

9. Relationship of the Parties

9.1. The relationship of the Parties established by this Contract of Adherence shall be solely that of independent contractors. Nothing contained in this Contract of Adherence shall be construed to make one party the agent for the other or partner of the other for any purpose. Neither Party shall by virtue of this Contract of Adherence have the right or authority to act for, or to bind the other in any way, or to sign the name of the other, or to represent that the other is in any way responsible for its acts and omissions.

9.2. This Contract of Adherence shall not produce any legal or material obligations upon MIC2 towards third parties beyond the scope of MIC2's relationship with Supplier. Any Party who has not signed this Contract of Adherence is not a party thereto.

10. Non-exclusivity

This Contract of Adherence is not exclusive towards either of the Parties; therefore, either Party retains the full right to contract other parties for same or similar scope of this Contract of Adherence without any objection or reservation from the other Party.

11. Confidentiality

11.1. Supplier shall keep in strict confidence and shall use all reasonable endeavors to bind all of its executives, employees, agents and personnel to keep in strict confidence all the information/documents/correspondence received, or which it obtains or to which it has access directly or indirectly from MIC2 in connection with this Contract of Adherence and shall not in any time disclose such information/documents/correspondence to any third party or make use of any such information/documents/correspondence for any purpose other than as required to execute the object of this Contract of Adherence.

Supplier is aware that MIC2 is entitled to disclose any information/documents/correspondence relating to this Contract of

Adherence to the Republic of Lebanon represented by the Ministry of Telecommunications without obtaining Supplier's approval.

11.2. The confidentiality provisions contained in this Article (11) shall survive the termination or expiration of this Contract of Adherence.

12. Assignment

Supplier shall not assign this Contract of Adherence, totally or partially, or any right or obligation hereunder without the prior written consent of MIC2.

However MIC2 shall have the right to assign, transfer or purport all of its rights and obligations under this Contract of Adherence to the Republic of Lebanon or any of its designees, having given Supplier prior written notice of such assignment but without having to obtain its consent prior to such assignment.

For the avoidance of doubt, Supplier irrevocably agrees to grant MIC2 the right to assign and/or transfer and further undertakes not to challenge or oppose any such transfer or assignment provided that the Assignee shall be responsible to Supplier for any of the obligations, liabilities, debts or charges of any kind relating to this Contract of Adherence and in existence as at the date of any such assignment.

The Assignee of the present Contract of Adherence shall also have the right of assignment provided for under this Article (12).

13. Applicable Law and Dispute Resolution

13.1 Both Parties agree that the Lebanese Laws and regulations shall apply to any litigation arising out of the application or interpretation of this Contract of Adherence.

13.2 Disputes arising in connection with this Contract of Adherence shall be settled by the competent courts of Law in Beirut.

14. Force Majeure

14.1 Neither Party is liable for delay or failure to perform any of its obligations under this Contract of Adherence insofar as the performance of such obligation is prevented by a force majeure event. Each Party shall notify the other Party of the occurrence of such a force majeure event and shall use all reasonable endeavors to continue to perform its obligations hereunder for the duration of such force majeure event.

In case force majeure event exceeded one (1) month period, whether continuously or intermittently, either Party has the right to immediately



terminate this Contract of Adherence by means of written notice without bearing any liability whatsoever. In such case, MIC2 shall pay to Supplier the part of the terminated Purchase Order(s) which have been fully supplied, delivered and accepted by MIC2.

14.2 For the purposes of this Contract of Adherence, a force majeure event means any event, which is unpredictable, beyond the reasonable control of the Party liable to affect performance and external to this Party, always as defined by the Lebanese Laws and Regulations.

15. Waiver

Waiver of any provision herein shall not be deemed a waiver of any other provision herein, nor shall waiver of a breach of any provision of this Contract of Adherence be construed as a continuing waiver of other breaches of the same or other provisions of this Contract of Adherence.

16. Notices

Both Parties have elected domicile at the addresses mentioned beside their respective names in the preamble. Any written notification made to these addresses shall be considered valid unless any Party has notified the other in writing of any change in said address.

IN WITNESS WHEREOF, the Parties have caused this Contract of Adherence to be executed in Beirut with effect as of 25 November 2013 ("Effective Date") by their respective authorized representatives in two originals copies each Party keeping one original.

For and on behalf of
Mobile Interim Company No. 2 S.A.L.

Karim Bek Salam
Chairman General Manager


Nibal Matta Salameh
Chief Financial Officer

For and on behalf of
Ever East Med S.A.L.

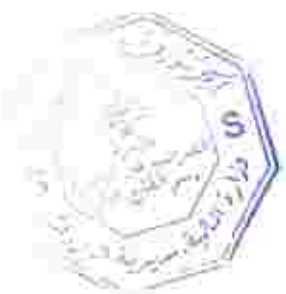
Antoine Georges Hraoui
Chairman





SCHEDULE (1)

Mr. C. S. S.



intalio



Technical Proposal – OCR ONBOARDING SOLUTION – MOBILE INTERIM COMPANY NO.2 S.A.L.



Technical Proposal – OCR ONBOARDING SOLUTION –
MOBILE INTERIM COMPANY NO.2 S.A.L.

Proposed by: intalio

Issued
27-Jan-25

Valid to:
27-Jan-25



Vision



by connecting people
Sitecore
Certified Solution Partner



alik@
Partner



Document Control

Document History

Name	Version	Date	Change Reference
MIC2_OCR_TechnicalProposal_V1.0	1.0		Initial Version

Document Reviewers

Name	Role	Version	Date



Document Approvals

Name	Role	Version	Date



Legends

Icon	Category
MIC2	MOBILE INTERIM COMPANY NO.2 S.A.L
Info	Information
Note	Note
Warning	Warning
Critical	Critical Information
Action	Action

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1. Cover Letter

Naccache 24th of January 2025
O/Ref: ROS/MIC2/010125

To: MOBILE INTERIM COMPANY NO.2 S.A.L

Project: OCR Onboarding Solution

Dear Sir/Madam,

We, the undersigned, offer our technical proposal as a response to the requirements shared by the MOBILE INTERIM COMPANY NO.2 S.A.L

Ever East Med, a Subsidiary of Intalio (previously known as Everteam Global Services), confirms that we will implement the project along with its deliverables to the **highest standards**, meeting MIC2's expectations. Our offer is valid for a minimum of **6 months** from the date of submission of this proposal, during which we undertake not to withdraw or amend the offer until its expiry or extension.

To ensure the successful delivery of the OCR Onboarding Solution and address MIC2's requirements comprehensively, **Intalio is entering into a Joint Venture (JV) with Assentify**. This collaboration combines Intalio's expertise in delivering robust enterprise solutions with Assentify's specialized capabilities, ensuring a unified and superior solution for MIC2.

Together, **Intalio and Assentify** will provide MIC2 with a comprehensive **OCR Onboarding System**, encompassing software, licenses, installation, integration, implementation, configuration, migration of data and processes, training, maintenance, and support services.

We confirm that in the case that our proposal is selected, we commit to delivering the solution according to the complete compliance matrix submitted as part of the technical response on the CD.

With the accumulated experience of our companies, a strategic partnership, and a solid reputation for delivering projects **on time and within budget**, we guarantee the successful implementation of the required services, ensuring alignment with MIC2's business goals and operational needs.

We hope that our enclosed proposal will sufficiently demonstrate our joint capacity and capabilities in delivering an efficient and reliable solution for MIC2.

Yours Sincerely,

Roland SALAMEH

For and on behalf of the Joint Venture EVER East Med sal and Assentify LTD

Business Development Manager

Tel: +961 (3) 522 166

Email: roland.salameh@intalio.com

Website: <https://www.intalio.com/>



1.1. Proposal Documents

Our proposal consists of the following documents:

Doc. #	Document Name	Document Description
1	MIC2_OCR_TechnicalProposal_V1.0.docx	Technical Proposal
2	MIC2_OCR_FinancialProposal_V1.0.docx	Financial Proposal



2. Detailed updated financials

Based on the communication with Touch Technology procurement team, we are hereby adding a section to our initial proposal including calculations made to display the total amounts as they would like to be seen by touch team, without altering anything on the initial proposal made. A detailed explanation on how those calculations were made is shown below. The remaining proposal remains untouched. All changes are marked in red. Items marked in blue in other sections of this document are only marked to be referenced in this section.

- Based on Touch request, we included Cisco Leaf Switch (which was included as Optional) in the main offering.
- In addition, Touch requested to calculate the total price for Software and Hardware for 3 years support, 4 years and 5 years as one total separately.
- Our initial proposal included the total cost calculated for 3 years of hardware support and 4 years of software support as shown in table in section 3.1 summary of prices in the initial proposal.
- The price for one year of support for the software includes the sum of Intalio Licenses and Assentify Licenses for one year as shown in the original offer in sections 4.4 (row 1 – intalio licenses support = 40,872) and section 4.7 Assentify licenses support (row 1 – assentify licenses support = 12,000)
- The table below show the total price for 3 years HW and SW, therefore deducting both amounts mentioned above.
- Prices remain unchanged, only calculations are made according to Touch request over mail.

2.1. Price includes 3 Years HW and 3 Years Software

Item	Description	Price (USD)
1	Intalio Licenses	\$ 204,360.00
2	Professional Services Intalio EEM	\$ 124,140.00
3	Intalio License Support for 4 Years	\$ 163,488.00
4	Assentify Licenses	\$ 20,000.00
5	Assentify Support for 4 years	\$ 48,000.00
6	Assentify Services	\$ 169,900.00
7	Servers, Backup, Storage, and rack	\$ 169,366.00
8	Load Balancer and Backup	\$ 21,949.00
9	Cisco Switches Catalyst 9300 48-port	\$ 10,568.00
	Cisco Leaf Switches Nexus 93108TC	\$ 76,256.00

10	Neurotechnology Megamatcher	\$ 101,104.00
11	VMWare	\$17,800.00
12	Remove the cost of one year support for intalio	-\$ 40,872.00
13	Remove the cost of one year support for Assentify	-\$ 12,000.00
11	Sub Total with Warranty excluding VAT**	\$1,063,491.00 00
12	Value added Taxes @ 11%	\$ 116,984.01
13	Grand Total with VAT	\$ 1,180,475.01

2.2. Price includes 4 Years HW and 4 Years Software

The below table shows the price calculated for one year. All prices were already in the previous proposal. Explanation below:

- Intalio Licenses Prices for 1 year see in sections 4.4 (row 1 – intalio licenses support = 40,872)
- Assentify licenses support section 4.7 (row 1 – assentify licenses support = 12,000)
- VMWare 1 year support = cost of 2 years divided by 2 (section 3 page 11 highlighted in blue)
- Veeam 1 year support = cost of 2 years divided by 2 (section 3 page 11 highlighted in blue)
- Load Balancer and Firewall 1 year support = cost of 2 years divided by 2 (section 3 page 11 highlighted in red)
- 1 year support mega matcher (section 3 page 11 highlighted in blue)
- 1 year support cisco leaf switches Nexus 93108 (sum of items in table 4.13 in blue, divided by number of years (3))

The yearly cost of additional Support

	Cost per additional Year of Support	
1	Intalio License Support for 1 Year	\$ 40,872.00
2	Assentify Support for 1 year	\$12,000.00
3	1 Year additional Support VMWARE	\$7,850.00
4	1 year additional Support VEAM	\$1,250.00
5	1 year Load Balancer and Firewall	\$3,600.00
6	1 year Mega Matcher Support	\$16,500.00
7	1 year Cisco leaf Switches Nexus 93108	\$10,450.00



8	TOTAL Cost of one Yearly Additional Support for the software and hardware components	\$92,522.00
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Accordingly, the price of the solution with 4 years of support Software + Hardware is:

Prices		
1	Price for 3 years for the solution Hardware and Software (as per table in section 2.1 row 11)	\$1,063,491.00
2	Cost of an Additional year of Support for software and hardware according to the previous table	\$92,522.00
3	The price of the 4 years of support for the hardware and software components	\$1,156,013.00
	VAT	\$ 127,161.43
	Grand Total	\$ 1,283,174.43

2.3. Price includes 5 Years HW and 5 Years Software



Adding the yearly support price on the total of 4 years previously calculated.

The yearly cost of additional Support

Cost per additional Year of Support		
1	Intalio License Support for 1 Year	\$ 40,872.00
2	Assentify Support for 1 year	\$12,000.00
3	1 Year additional Support VMWARE	\$7,850.00
4	1 year additional Support VEAM	\$1,250.00
5	1 year Load Balancer and Firewall	\$3,600.00
6	1 year Mega Matcher Support	\$16,500.00
7	1 year Cisco leaf Switches Nexus 93108	\$10,450.00
8	Cost of Yearly Additional Support	\$92,522.00



The price of the software and hardware with 5 years of support is:

	Prices	
1	Price of 4 years of support for Hardware and Software (refer to table section 2.2 row)	1,156,013.00
2	Cost of an Additional year of Support	\$92,522.00
3	The price of the 5 years of support for the hardware and software components	\$1,248,535.00
4	VAT	\$ 137,338.85
5	Grand Total	\$ 1,385,873.85

2.4. Training

Kindly also note that all training sessions will take place at a certified training center designated by Intalio in Beirut Lebanon, before the start of the sessions, Intalio will fully cover all related expenses.

The training will cover the following products

Number	Product
1	Intalio IAM
2	Intalio Data Insight
3	Intalio Data Integration
4	Intalio Case Designer
5	Intalio Case Portal
6	Intalio OCR
7	Intalio Viewer



1	Assentify Cognitive Services
2	Assentify Cognitive Widgets
3	Assentify Compliance Hub
4	Assentify OnboardMe Mobile SDK



3. Summary of Prices (initial proposal – untouched)

3.1. Price includes 3 Years HW and 4 Years Software

Item	Description	Price (USD)
1	Intalio Licenses	\$ 204,360.00
2	Professional Services Intalio EEM	\$ 124,140.00
3	Intalio License Support for 4 Years	\$ 163,488.00
4	Assentify Licenses	\$ 20,000.00
5	Assentify Support for 4 years	\$ 48,000.00
6	Assentify Services	\$ 169,900.00
7	Servers, Backup, Storage, and rack	\$169,366.00
8	Load Balancer and Backup	\$21,949.00
9	Cisco Switches Catalyst 9300 48-port	\$ 40,568.00
10	Neurotechnology Megamatcher	\$ 101,104.00
11	VMWare	\$17,800.00
12	Sub Total with Warranty excluding VAT**	\$1,080,675.00
13	Value added Taxes @ 11%	\$118,874.25
	Grand Total with VAT	\$1,199,549.25

Grand Total: One million, one hundred ninety-nine thousand, five hundred forty-nine dollars and twenty-five cents.

The price per the additional

- 2 years for VMware is 15,700\$ HT
- 2 years for Veeam is 2,500\$ HT
- 2 Year for load Balancer and FireWall is: 7,200\$ HT
- Mega matcher support for an per year is: 16,000\$ HT
- All other equipment and software support per year is detailed in the proposal



4. Pricing Details

4.1. Intalio Licenses Production

Production Licenses	Number of Servers	Server Unit Price (USD)	Servers Price (USD)	Number of Users	Users Price (USD)	Total (USD)	Price
Intalio IAM	2	\$ 4,100.00	\$ 8,200.00	unlimited	\$ 67,500.00	\$ 75,700.00	
Intalio Data Insight	2	\$ 16,400.00	\$ 32,800.00	unlimited	\$ 67,500.00	\$ 100,300.00	
Intalio Data Integration	2	\$ 65,600.00	\$ 131,200.00	unlimited	\$ 540,000.00	\$ 671,200.00	
Intalio Case Designer	2	\$ 32,800.00	\$ 65,600.00	unlimited	\$ 1,800.00	\$ 67,400.00	
Intalio Case Portal	2	\$ 4,100.00	\$ 8,200.00	unlimited	\$ 37,500.00	\$ 45,700.00	
Intalio OCR	2	\$ 8,200.00	\$ 16,400.00	unlimited	\$ -	\$ -	
Intalio Viewer	2	\$ -	\$ -	unlimited	\$ -	\$ -	
Sub Total							\$ 960,300.00
Maintenance Per year Excluding VAT							\$ 192,060.00

4.2. Intalio Licenses Staging

Staging Licenses	Number of Servers	Server Unit Price (USD)	Servers Price (USD)	Number of User	Users Price (USD)	Total Price (USD)
Intalio IAM	1	\$ 2,050.00	\$ 2,050.00	0	\$ -	\$ 2,050.00
Intalio Data Insight	1	\$ 8,200.00	\$ 8,200.00	0	\$ -	\$ 8,200.00
Intalio Data Integration	1	\$ 32,800.00	\$ 32,800.00	0	\$ -	\$ 32,800.00
Intalio Case Designer	1	\$ 16,400.00	\$ 16,400.00	0	\$ -	\$ 16,400.00
Intalio Case Portal	1	\$ 2,050.00	\$ 2,050.00	0	\$ -	\$ 2,050.00
Intalio OCR	1	\$ 4,100.00	\$ 4,100.00	0	\$ -	\$ -
Intalio Viewer	1	\$ -	\$ -	0	\$ -	\$ -
Sub Total						\$ 61,500.00
Maintenance Per year Excluding VAT						\$ 12,300.00



4.3. Summary of Prices Intalio

Item	Description	Price
1	Intalio Licenses Production:	\$ 960,300.00
2	Intalio Licenses Staging:	\$ 61,500.00
3	Grand Total:	\$1,021,800.00
4	Special Discount MIC2:	\$817,400.00
5	MIC1 Net Price for Intalio Licenses Excluding VAT:	\$204,360.00

4.4. Intalio Licenses Support for 4 years

Item	Description	Price
1	Intalio Licenses Support Per Year:	\$ 40,872.00
2	Support for 4 years:	\$ 163,488.00
3	Grand Total Excluding VAT:	\$ 163,488.00

4.5. Professional Services Cost for the implementation – Intalio Licenses

Item	Description	Price
1	Implementation Services Intalio:	\$ 124,140.00
2	Grand Total Implementation Excluding VAT:	\$ 124,140.00



4.6. Assentify Licenses

	Description	# of Production Servers	# of Staging Servers	Number of Users	Special Price MIC1
1	Assentify Cognitive Services	2	1	Unlimited	
2	Assentify Cognitive Widgets	N/A	N/A	Unlimited	
3	Assentify Compliance Hub	2	1	Unlimited	\$20,000.00
4	Assentify OnboardMe Mobile SDK	N/A	N/A	N/A	
	Grand Total Assentify Licenses Excluding VAT:				\$20,000.00



4.7. Assentify Licenses Support for 4 years

Item	Description	Price
1	Intalio Licenses Support Per Year: \$ 12,000.00	
2	Support for 4 years: \$ 48,000.00	
3	Grand Total Excluding VAT: \$ 48,000.00	



4.8. Assentify Professional Services

Item	Description	Price
1	Implementation Services Assentify:	\$ 169,900.00
2	Grand Total Implementation Excluding VAT:	\$ 169,900.00

4.9. Neurotechnology Megamatcher

Item	Description	Price
1	Neurotechnology Megamatcher Extended License	\$ 101,104.00
2	Grand Total Excluding VAT	\$ 101,104.00

4.10. Servers, storage, Backup with support

Dell equipment prices are inclusive of support for 3 years and the cost of the 4th and 5th year is Free Of Charge FOC

Items	Description	Qty	U/P in USD	T/P in USD
1	1st Server: PowerEdge R660 with 3 Years Support	2	\$11,512.50	\$23,025.00
2	3rd Server PowerEdge R660 with 3 Years Support	2	\$10,468.50	\$20,937.00
3	4th Server PowerEdge R660 with 3 Years Support	1	\$9,710.00	\$9,710.00
4	2nd server w A16 PowerEdge R760 with 3 Years Support	2	\$13,161.00	\$26,322.00

5	PowerProtect DD6400 with 3 Years Support	1	\$16,802.00	\$16,802.00
6	Required Software for the Power Protect DD6400	1	\$9,657.00	\$9,657.00
7	Connectrix DS-7710B with 3 Years Support, San switches	2	\$13,881.00	\$27,762.00
8	PowerStore 9200 Upgrades with 3 Years Support / Storage	1	30,465.00	\$30,465.00
9	42U Rack Cabinet APC NetShelter 42U Deep Rack AR3300 CS_META_1_APc NetShelter Rack PDU Advanced, Metered, 7.4kW, 1PH, 230V, 32A, 332P6, 40 Outlets	1	\$4,686.00	\$4,686.00
Total Dell Equipment Price with 3 years support excluding VAT				\$169,366.00

4.11. Load Balancers and Backup

Item#	Description	Qty	U/P	T/P
1	FortiGate 200G with 3 years ATP	2	\$ 9,300.00	\$ 18,600.00
2	Veeam Data Platform Foundation Universal License for 3 Years covering 10 Instances	1	\$ 3,349.00	\$ 3,349.00
	Total Equipment Price with 3 years support excluding VAT			\$21,949.00

4.12. Cisco Switches



Item	Description	Qty	U/P in USD	T/P in USD
1	Catalyst 9300 48-port	2	\$ 11,882.00	\$ 23,764.00
2	Cisco Subscriptions	1	\$ 1,004.00	\$ 1,004.00
3	Cisco Support 36 Months	2	\$ 2,200.00	\$ 4,400.00
4	Installation	1	\$ 4,000.00	\$ 4,000.00
5	Support 24x7	3	\$ 1,800.00	\$ 5,400.00
6	Accessories for the Installation	1	\$ 2,000.00	\$ 2,000.00
Grand Total Excluding VAT				\$ 40,568.00

4.13. Optional Cisco Leaf Switches

Item#	Description	Qty	U/P	T/P
1	Nexus 93108TC-FX3P w/ 8x 100G Optics	2	\$ 19,342.00	\$ 38,684.00
2	Cisco Subscriptions	2	\$ 9,721.00	\$ 19,442.00
3	Vendor Support 36 Months	1	\$ 4,930.00	\$ 4,930.00
4	Installation Services Core	1	\$ 4,000.00	\$ 4,000.00
5	Support Services 3 years Reactive Support 8x5, Emergencies 24x7 1 Year	3	\$ 2,400.00	\$ 7,200.00
6	Accessories for the Installation Patch Cables and Fiber Cables	1	\$ 2,000.00	\$ 2,000.00
Grand Total Excluding VAT				\$ 76,256.00

4.14. Optional Aruba Switches

Item	Description	Qty	U/P in USD	T/P in USD
1	JL805A Aruba Instant On 1960 12XGT 4SFP+ Switch (Basic L3)	4		
2	R9D20A Aruba IOn 1960 10G SFP+ to SFP+ 3m DAC cable	4	\$8,764.00	\$8,764.00
4	Installation	1		
5	Support 24x7	3		

1	Accessories for the Installation	1
	Grand Total Excluding VAT	\$ 8,764.00



5. Detailed Bill of Material

5.1. Intalio & Assentify Software Licenses

License	Description	# of PROD Servers	# of staging Servers	Number of users
Intalio IAM	<p>Intalio IAM provides centralized user management and authentication to ensure secure access to the solution. It supports role-based access control (RBAC), enabling MIC2 administrators to define user roles and privileges effectively. The system integrates seamlessly with MIC 2 external systems, ensuring smooth and secure interactions across the solution's ecosystem.</p>	2	1	Unlimited
Intalio Case Designer	<p>Intalio Case Designer empowers administrators to design and configure custom workflows tailored to business needs. It supports specific scenarios such as rule bypass, approval workflows, and data validation processes. The interface allows dynamic updates to workflows, making it adaptable to changing business requirements without requiring extensive reconfiguration.</p>	2	1	Unlimited
Intalio Case Portal	<p>This application serves as the main point of entry and main interface to all</p>	2	1	Unlimited



License	Description	# of PROD Servers	# of staging Servers	Number of users
	application stakeholders whether external users (citizens) of internal (MIC employees). Intalio Case Portal acts as the execution layer for case-related actions, providing an intuitive interface for end users. It offers real-time visibility into case status and actions, enabling users to track and manage their tasks efficiently. The portal ensures security through role-based access, restricting operations to authorized personnel only.			
Intalio Viewer	Intalio Viewer supports the display of various file formats, providing a seamless user experience for viewing and validating scanned documents. Integrated with OCR capabilities, it enables advanced functionalities like document annotation and search, improving document handling efficiency and accuracy.	2	1	Unlimited
Intalio OCR	Intalio OCR is a robust tool for converting scanned documents into machine-encoded text. It supports English, Arabic, French, German, Japanese, Korean, Russian, Spanish, etc., including handwritten text, and allows administrators to	2	1	Unlimited

License	Description	# of PROD Servers	# of staging Servers	Number of users
Intalio Insight	<p>configure document templates via the Administrative Portal (AP). This capability ensures efficient and accurate data extraction tailored to the organization's requirements.</p> <p>Intalio Insight offers powerful reporting and analytics capabilities, enabling automated generation and scheduling of reports in multiple formats such as PDF, Excel, and CSV. It provides real-time dashboards and KPIs to support data-driven decision-making. Furthermore, it integrates with external nodes, ensuring that reports can be shared and utilized seamlessly across different systems.</p>			
Assentify Cognitive Services	<p>Assentify Cognitive Services is an advanced suite of AI-driven tools designed to enhance identity verification, compliance, and document security processes. Leveraging state-of-the-art machine learning models and seamless integration capabilities, the services include face matching, liveness detection, deduplication, context-aware digital signing, and document</p>	2	1	Unlimited



License	Description	# of PROD Servers	# of staging Servers	Number of users
	authenticity checks. Each service is tailored to provide unparalleled accuracy, efficiency, and scalability, ensuring compliance with industry standards and safeguarding sensitive information.			
Assentify Cognitive Widgets	Assentify Cognitive Widgets are modular, plug-and-play components that bring the power of Assentify Cognitive Services to various applications with ease. Designed for rapid deployment, these widgets offer pre-built interfaces and functionalities for face recognition, document verification, and secure signing. Their intuitive design and compatibility with existing platforms make them ideal for organizations seeking to enhance digital workflows without extensive development overheads.	N/A	N/A	Unlimited
Assentify Compliance Hub	The Assentify Compliance Hub is an AI-powered compliance management platform designed to streamline and enhance screening processes for regulatory adherence. Leveraging advanced AI models and cutting-edge data integration techniques, the Compliance Hub	2	1	Unlimited



License	Description	# of PROD Servers	# of staging Servers	Number of users
Assentify OnboardMe Mobile SDK	<p>retrieves, consolidates, and manages data from global and local screening lists, including sources like Lexis Nexis or others, to ensure comprehensive and efficient compliance workflows.</p> <p>The Assentify OnboardMe Mobile SDK is a comprehensive, AI-driven solution for seamless and secure digital onboarding. Designed to integrate effortlessly into mobile applications, the SDK provides robust capabilities for eKYC (electronic Know Your Customer) processes, including facial recognition, liveness detection, and document verification. It ensures frictionless user experience while maintaining the highest standards of data security and compliance. The SDK is offered in Native iOS and Android Languages as well as Flutter and React.</p>	N/A	N/A	N/A
Neurotechnology Megamatcher Extended License	The Neurotechnology MegaMatcher Extended License provides access to a high-performance biometric framework, enabling robust face matching, search, and de-duplication capabilities. Integrated	2	N/A	



License	Description	# of PROD Servers	# of staging Servers	Number of users
	within Assentify's solutions, MegaMatcher offers scalable database management, multi-modal biometric matching, and exceptional accuracy, making it a cornerstone for secure and efficient identity verification systems.			

5.2. Hardware equipment:

5.2.1. Rack

- o Rack: 42U APC NetShelter

Part Number	Product Description	Qty
770-BBZR	APC NetShelter 42U Deep Rack AR3300	1
AD216525	CS_META_1_APc NetShelter Rack PDU Advanced, Metered, 7.4kW, 1PH, 230V, 32A, 332P6, 40 Outlets	2

5.2.2. Servers

- o Neurotechnology Mega matcher Server: 2x PowerEdge R660 Server (2P 2.8GHz 16-c, 256GB, 4x 1.92TB SSD and 2x 480GB NVMe SSD)

Part Number	Product Description	Qty
[210-BEQQ]	PowerEdge R660 Server	1
[461-AAIG]	Trusted Platform Module 2.0 V3	1
[321-BHRW]	2.5" Chassis with up to 10 Hard Drives (SAS/SATA), 2CPU, PERC11	1
[338-CPBV]	Intel® Xeon® Gold 6526Y 2.8G, 16C/32T, 20GT/s, 37.5M Cache, Turbo, HT (195W) DDR5-5200	1
[338-CPBV], [379-BDCO]	Intel® Xeon® Gold 6526Y 2.8G, 16C/32T, 20GT/s, 37.5M Cache, Turbo, HT (195W) DDR5-5200	1
[412-ABCK]	Performance Heatsink for 2 CPU configuration (CPU less than 250W)	1
[370-AAIP]	Performance Optimized	1
[370-BBRX]	5600MT/s RDIMMs	1
[370-BBRY]	32GB RDIMM, 5600MT/s, Dual Rank	8

[780-BCDS]	C7, Unconfigured RAID for HDDs or SSDs (Mixed Drive Types Allowed)	1
[405-AAZB], [750-ADRI]	PERC H755 with rear load Brackets	1
[400-AXSD]	1.92TB SSD SATA Read Intensive 6Gbps 512 2.5in Hot-plug AG Drive, 1 DWPD	4
[384-BBBH]	Power Saving BIOS Setting	1
[800-BBDM]	UEFI BIOS Boot Mode with GPT Partition	1
[387-BBEY]	No Energy Star	1
[384-BCUJ]	4 Very High Performance Fans	1
[450-AKLF]	Dual, Fully Redundant(1+1), Hot-Plug Power Supply,1100W MM(100-240Vac) Titanium	1
[450-AADY]	Rack Power Cord 2M (C13/C14 10A)	2
[330-BBYX]	Riser Config 1, Low Profile, 3x16 LP Slots (Gen4)	1
[329-BKBQ]	Motherboard MLK supports ONLY CPUs below 250W. Cannot upgrade to CPUs 250W and above	1
[540-BCOD]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, OCP NIC 3.0	1
[540-BDKD]	Broadcom 5720 Dual Port 1GbE LOM	1
[540-BBVJ]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, PCIe Low Profile	1
[470-AEYU]	No DPUs Cable Required, No DPU	1
[325-BEVE], [350-BCKC]	Standard Bezel	1
[403-BCRU], [470-AFMG]	BOSS-N1 controller card + with 2 M.2 480GB (RAID 1)	1
[611-BBBF]	No Operating System	1
[605-BBFN]	No Media Required	1
[528-CTIC]	iDRAC9, Enterprise 16G	1
[528-COYT]	Server Secured Component Verification	1
[379-BFXS], [634-CYDF]	Dell Connectivity Client - Enabled	1
[350-BBXM]	No Quick Sync	1
[379-BCSF]	iDRAC,Factory Generated Password	1
[379-BCQX]	iDRAC Service Module (ISM), NOT Installed	1
[379-BCQV]	iDRAC Group Manager, Enabled	1
[770-BDML], [770-BECD]	ReadyRails Sliding Rails With Cable Management Arm	1
[631-AACK]	No Systems Documentation, No OpenManage DVD Kit	1
[340-DKBM]	PowerEdge R660 Shipping EMEA2 (English/Slovenian/Slovakian/Polish/Czech/Hungarian/Greek/Arabic)	1
[340-DBYC]	PowerEdge R660 Shipping Material, 10x2.5", 8x2.5" Smart Flow or 16xEDSFF	1
[343-BBUB]	PowerEdge R660 CE CCC Marking, No BIS Marking	1
[293-10049]	Order Configuration Shipbox Label (Ship Date, Model, Processor Speed, HDD Size, RAM)	1
[379-BFFD]	No HBM	1
[817-BBBP]	Decline Selection	1
[709-BBIW]	Parts Only Warranty 12Months, 12 Month(s)	1



[199-BCXN], [199-BCXO]	Partner Support - 3 Support with Advance Parts Replacement, 36 Month(s)	1
[883-BBFL]	No Dell Installation Service Required - Install by Certified Deployment Reseller	1
[883-17666]	Infrastructure Deployment Selected	1
[293-10025]	Asset Tag - ProSupport (Website, barcode, Onboard MacAddress)	1

- Cognitive Services Server: 2x PowerEdge R760 Server (2P 2.8GHz 16-c, 128GB, 2x 480GB NVMe SSD and NVIDIA A16)

Part Number	Product Description	Qty
[210-BDZY]	PowerEdge R760 Server	1
[461-AAIG]	Trusted Platform Module 2.0/V3	1
[404-BBDT]	No HD, No Backplane, 2 CPU	1
[338-CPBV]	Intel® Xeon® Gold 6526Y 2.8G, 16C/32T, 20GT/s, 37.5M Cache, Turbo, HT (195W) DDR5-5200	1
[338-CPBV], [379-BDCO]	Intel® Xeon® Gold 6526Y 2.8G, 16C/32T, 20GT/s, 37.5M Cache, Turbo, HT (195W) DDR5-5200	1
[412-ABCQ]	Heatsink for 2 CPU with GPU configuration	1
[370-AAIP]	Performance Optimized	1
[370-BBRX]	5600MT/s RDIMMs	1
[370-BBRY]	32GB RDIMM, 5600MT/s, Dual Rank	4
[780-BCDH]	CO, Diskless Configuration (No RAID, No Controller)	1
[405-AACD]	No Controller	1
[400-ABHL]	No Hard Drive	1
[384-BBBH]	Power Saving BIOS Setting	1
[800-BBDM]	UEFI BIOS Boot Mode with GPT Partition	1
[387-BBEY]	No Energy Star	1
[750-ADGJ]	Very High-Performance Fan x6	1
[450-AMER]	Dual, Fully Redundant (1+1), Hot-Plug PSU, 2800W MM H1AC (ONLY FOR 200-240Vac) Titanium, C22 Connector	1
[492-BCLB]	Jumper Cord - C20/C21, 0.6M, 250V, 16A (MultiNational)	2
[330-BBZM]	Riser Config 3, Full Length, 2x8 FH Slots (Gen4), 2x16 LP Slots (Gen4), 2x16 FH DW GPU Capable Slots (Gen5)	1
[329-BKCI]	Motherboard supports ONLY CPUs below 250W (cannot upgrade to CPUs 250W and above), MLX	1
[540-BCOD]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, OCP NIC 3.0	1
[540-BDKD]	Broadcom 5720 Dual Port 1GbE LOM	1
[540-BBVJ]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, PCIe Low Profile	1
[406-BBTL]	Emulex LPe35002 Dual Port FC32 Fibre Channel HBA, PCIe Full Height	2
[490-BHET]	NVIDIA Ampere A16, PCIe, 250W, 64GB Passive, DW, FH GPU, Requires vGPU SW for VDI	1
[470-BBBN]	GPU Factory Installed Cable for DW, R4	1
[470-AEYU]	No DPUs Cable Required, No DPU	1
[321-BHMY], [325-BEVI]	PowerEdge 2U Standard Bezel	1

[403-BCRU], [470-AFMF]	BOSS-N1 controller card + with 2 M.2 480GB (RAID 1)	1
[611-BBBF]	No Operating System	1
[605-BBFN]	No Media Required	1
[528-CTIC]	iDRAC9, Enterprise 16G	1
[379-BFXS], [634-CYDF]	Dell Connectivity Client - Enabled	1
[350-BBYX]	No Quick Sync	1
[379-BDWE]	Force Change Password iDRAC9 x4	1
[379-BCQX]	iDRAC Service Module (ISM), NOT Installed	1
[379-BCQY]	iDRAC Group Manager, Disabled	1
[770-BDRQ], [770-BEKK]	ReadyRails Sliding Rails With Cable Management Arm	1
[750-ACOM]	Fan Foam, HDD 2U	1
[631-AACK]	No Systems Documentation, No OpenManage DVD Kit	1
[340-DKCG]	PowerEdge R760 Shipping EMEA2 (English/Slovenian/Slovakian/Polish/Czech/Hungarian/Greek/Arab)	1
[340-DJQY]	PowerEdge R760 Shipping Material	1
[343-BBSV]	PowerEdge R760 CE Marking, No CCC and No BIS Marking	1
[379-BFFD]	No HBM	1
[293-10049]	Order Configuration Shipbox Label (Ship Date, Model, Processor Speed, HDD Size, RAM)	1
[817-BBBP]	Decline Selection	1
[709-BBIY]	Parts Only Warranty 12Months, 12 Month(s)	1
[199-BCXN], [199-BCXO]	Partner Support-L3 Support with Advance Parts Replacement, 36 Month(s)	1
[883-BBFN]	No Field Deployment Customer Install Required	1
[883-17666]	Infrastructure Deployment Selected	1
[293-10025]	Asset Tag - ProSupport (Website, barcode, Onboard MacAddress)	1

- o Intalio Products Server: VM Host Server Set 2: 2x PowerEdge R660 Server (2P 2.8GHz 16-c, 256GB, 2x 480GB NVMe SSD)

Part Number	Product Description	Qty
[210-BEQQ]	PowerEdge R660 Server	1
[461-AAIG]	Trusted Platform Module 2.0 V3	1
[321-BHRD]	No HD, No Backplane, 2CPU	1
[338-CPBV]	Intel® Xeon® Gold 6526Y 2.8G, 16C/32T, 20GT/s, 37.5M Cache, Turbo, HT (195W) DDR5-5200	1
[338-CPBV], [379-BDCO]	Intel® Xeon® Gold 6526Y 2.8G, 16C/32T, 20GT/s, 37.5M Cache, Turbo, HT (195W) DDR5-5200	1
[412-ABCK]	Performance Heatsink for 2 CPU configuration (CPU less than 250W)	1
[370-AAIP]	Performance Optimized	1
[370-BBRX]	5600MT/s RDIMMs	1
[370-BBRY]	32GB RDIMM, 5600MT/s, Dual Rank	8
[780-BCDH]	CO, Diskless Configuration (No RAID, No Controller)	1

[405-AACD]	No Controller	1
[400-ABHL]	No Hard Drive	1
[384-BBBH]	Power Saving BIOS Setting	1
[800-BBDM]	UEFI BIOS Boot Mode with GPT Partition	1
[387-BBEY]	No Energy Star	1
[384-BCUJ]	4 Very High Performance Fans	1
[450-AKLF]	Dual, Fully Redundant(1+1), Hot-Plug Power Supply,1100W MM(100-240Vac) Titanium	1
[450-AADY]	Rack Power Cord 2M (C13/C14 10A)	2
[330-BBYY]	Riser Config 2, Low Profile 3x16 LP Slots (2xLP Gen5 + 1xLP Gen4)	1
[329-BKBQ]	Motherboard MLK supports ONLY CPUs below 250W. Cannot upgrade to CPUs 250W and above	1
[540-BCOD]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, OCP NIC 3.0	1
[540-BDKD]	Broadcom 5720 Dual Port 1GbE LOM	1
[540-BBVJ]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, PCIe Low Profile	1
[406-BBTM]	Emulex LPe35002 Dual Port FC32 Fibre Channel HBA, PCIe Low Profile	2
[470-AEYU]	No DPUs Cable Required, No DPU	1
[325-BEVE], [350-BCKC]	Standard Bezel	1
[403-BCRU], [470-AMFG]	BOSS-N1 controller card + with 2 M.2 480GB (RAID 1)	1
[611-BBBF]	No Operating System	1
[605-BBFN]	No Media Required	1
[528-CTIC]	iDRAC9, Enterprise 16G	1
[528-COYT]	Server Secured Component Verification	1
[379-BFXS], [634-CYDF]	Dell Connectivity Client - Enabled	1
[350-BBXM]	No Quick Sync	1
[379-BCSF]	iDRAC,Factory Generated Password	1
[379-BCQX]	iDRAC Service Module (ISM), NOT Installed	1
[379-BCQV]	iDRAC Group Manager, Enabled	1
[770-BDMT], [770-BECD]	ReadyRails Sliding Rails With Cable Management Arm	1
[631-AACK]	No Systems Documentation, No OpenManage DVD Kit	1
[340-DKBM]	PowerEdge R660 Shipping EMEA2 (English/Slovenian/Slovakian/Polish/Czech/Hungarian/Greek/Arab)	1
[340-DBYD]	PowerEdge R660 Shipping Material, No Backplane	1
[343-BBUB]	PowerEdge R660 CE CCC Marking, No BIS Marking	1
[293-10049]	Order Configuration Shipbox Label (Ship Date, Model, Processor Speed, HDD Size, RAM)	1
[379-BFFD]	No HBM	1
[817-BBBP]	Decline Selection	1
[709-BBIW]	Parts Only Warranty 12Months, 12 Month(s)	1
[199-BCXN], [199-BCXO]	Partner Support-L3 Support with Advance Parts Replacement, 36 Month(s)	1

[883-BBFL]	No Dell Installation Service Required - Install by Certified Deployment Reseller	1
[883-17666]	Infrastructure Deployment Selected	1
[293-10025]	Asset Tag - ProSupport (Website, barcode, Onboard MacAddress)	1

- **Staging Server: 1x PowerEdge R660 Server (2P 2.8GHz 16-c, 96GB, 3x 960GB SSD and 2x 480GB NVMe SSD)**

Part Number	Product Description	Qty
[210-BEQQ]	PowerEdge R660 Server	1
[461-AAIG]	Trusted Platform Module 2.0 V3	1
[321-BHRD]	No HD, No Backplane, 2CPU	1
[338-CPBV]	Intel® Xeon® Gold 6526Y 2.8G, 16C/32T, 20GT/s, 37.5M Cache, Turbo, HT (195W) DDR5-5200	1
[338-CPBV], [379-BDCO]	Intel® Xeon® Gold 6526Y 2.8G, 16C/32T, 20GT/s, 37.5M Cache, Turbo, HT (195W) DDR5-5200	1
[412-ABCK]	Performance Heatsink for 2 CPU configuration (CPU less than 250W)	1
[370-AAIP]	Performance Optimized	1
[370-BBRX]	5600MT/s RDIMMs	1
[370-BBRQ]	16GB RDIMM, 5600MT/s, Single Rank	8
[780-BCDH]	CO, Diskless Configuration (No RAID, No Controller)	1
[405-AACD]	No Controller	1
[400-ABHL]	No Hard Drive	1
[384-BBBH]	Power Saving BIOS Setting	1
[800-BBDM]	UEFI BIOS Boot Mode with GPT Partition	1
[387-BBEY]	No Energy Star	1
[384-BCUJ]	4 Very High Performance Fans	1
[450-AKLF]	Dual, Fully Redundant(1+1), Hot-Plug Power Supply, 1100W MM(100-240Vac) Titanium	1
[450-AADY]	Rack Power Cord 2M (C13/C14 10A)	2
[330-B8YY]	Riser Config 2, Low Profile 3x16 LP Slots (2xLP Gen5 + 1xLP Gen4)	1
[329-BKBQ]	Motherboard MLK supports ONLY CPUs below 250W. Cannot upgrade to CPUs 250W and above	1
[540-BCOD]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, OCP NIC 3.0	1
[540-BDKD]	Broadcom 5720 Dual Port 1GbE LOM	1
[540-BBVJ]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, PCIe Low Profile	1
[406-BBTM]	Emulex LPe35002 Dual Port FC32 Fibre Channel HBA, PCIe Low Profile	2
[470-AEYU]	No DPUs Cable Required, No DPU	1
[325-BEVE], [350-BCKC]	Standard Bezel	1
[403-BCRU], [470-AFMG]	BOSS-N1 controller card + with 2 M.2 480GB (RAID 1)	1
[611-BBBF]	No Operating System	1
[605-BBFN]	No Media Required	1
[528-CTIC]	iDRAC9, Enterprise 16G	1
[528-COYT]	Server Secured Component Verification	1

[379-BFXS], [634-CYDF]	Dell Connectivity Client - Enabled	1
[350-BBXM]	No Quick Sync	1
[379-BCSF]	iDRAC, Factory Generated Password	1
[379-BCQX]	iDRAC Service Module (ISM), NOT Installed	1
[379-BCQV]	iDRAC Group Manager, Enabled	1
[770-BDMT], [770-BECD]	ReadyRails Sliding Rails With Cable Management Arm	1
[631-AACK]	No Systems Documentation, No OpenManage DVD Kit	1
[340-DKBM]	PowerEdge R660 Shipping EMEA2 (English/Slovenian/Slovakian/Polish/Czech/Hungarian/Greek/Arab)	1
[340-D8YD]	PowerEdge R660 Shipping Material, No Backplane	1
[343-BBUB]	PowerEdge R660 CE CCC Marking, No BIS Marking	1
[293-10049]	Order Configuration Shipbox Label (Ship Date, Model, Processor Speed, HDD Size, RAM)	1
[379-BFFD]	No HBM	1
[817-BBBP]	Decline Selection	1
[709-BBIW]	Parts Only Warranty 12Months, 12 Month(s)	1
[199-BCXN], [199-BCXO]	Partner Support-L3 Support with Advance Parts Replacement, 36 Month(s)	1
[883-BBFL]	No Dell Installation Service Required - Install by Certified Deployment Reseller	1
[883-17666]	Infrastructure Deployment Selected	1
[293-10025]	Asset Tag - ProSupport (Website, barcode, Onboard MacAddress)	1

5.2.2.1.1. Virtualization

- VMware Licenses: VMware vSphere Standard License covering 128 cores for 3 Years

Part Number	Product Description	Qty
VCF-VSP-STD-8	VMware vSphere Standard 8	128

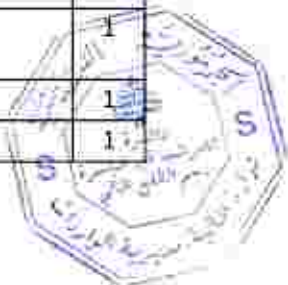
5.2.2.1.2. Backup

- Backup Datadomain:

5.2.2.1.3. Storage

- Option 1: Storage: 1x Unity XT 380F

Part Number	Product Description	Qty
GCU38MZ	Unity XT 380F DPE 25x2.5 Customer Supplied Rack (High Line Power 200V-240V)	1



GVCURS5	Non TLA Order	1
GC1MSAB	Unity F 1.92TB ALL FLASH 25X2.5 SSD	11
GKTF85P	Unity CNA 4x10GbE OPT SFPs AF	1
G0QGBDL	Unity 2x4 Port IO 10GBaseT AF	2
GKN39P2	Pair of C13/C14 cables (Highline Power) or C19/C20 cables (480/680 Lowline Power) included with DPE	1
GHYR3NW	Unity XT 380F Field Install Kit	1
GKWOCV4	No Dell Installation Service Required - Install by Certified Deployment Reseller	1
GOAQCSH	Parts Only Warranty 36Months, 36 Month(s)	1
GJ0CQI9	Partner Support-L3 Support with Remote Monitoring, 36 Month(s)	1
G3AGTC4	Infrastructure Deployment Selected	1
GL1ZDKA	Unity XT AFA Software Only Virtual Base - SWAAA	1
G1KO53B	Unity AFA Base Software+ D@RE=IC	1
GVCURS5	Non TLA Order	1
G1Q8UD5	Partner L3 Unity All-Flash Sftwr Spt-Maint, 36 Month(s)	1

- o Option 2 Storage: 1x

5.2.2.1.4. Networking

- Option A (Cisco Nexus 9310)
- o Leaf Switch: 2x Cisco Nexus 9310 48-port Switch



Part Number	Product Description	Qty
N9K-C93108-FX3-B8C	2 Nexus 93108TC-FX3P w/ 8x 100G Optics	1
N9K-C93108TC-FX3P8	Nexus 93108TC-FX3P bundle PID	1
N9K-C93108TC-FX3P8	Nexus 93108TC-FX3P bundle PID	1
NXK-AF-PI	Dummy PID for Airflow Selection Port-side Intake	2
MODE-ACI-LEAF	Mode selection between ACI and NXOS	2
DCN-OTHER	Select if this product will NOT be used for AI Applications	1
ACI-N9KDK9-15.3	Nexus 9500 or 9300 ACI Base Software NX-OS Rel 15.3	1
NXK-MEM-16GB	Additional memory of 16GB for Nexus Switches	1
NXK-ACC-KIT-1RU	Nexus 3K/9K Fixed Accessory Kit, 1RU front and rear removal	1
NXA-FAN-35CFM-PI	Nexus Fan, 35CFM, port side Intake airflow	4
NXA-PAC-1100W-PI	Nexus PoE AC 1100W PSU - Port Side Intake	2
CAB-TA-EU	Europe AC Type A Power Cable	2
ACI-N9KDK9-15.3	Nexus 9500 or 9300 ACI Base Software NX-OS Rel 15.3	1
NXK-MEM-16GB	Additional memory of 16GB for Nexus Switches	1
NXK-ACC-KIT-1RU	Nexus 3K/9K Fixed Accessory Kit, 1RU front and rear removal	1
NXA-FAN-35CFM-PI	Nexus Fan, 35CFM, port side intake airflow	4
NXA-PAC-1100W-PI	Nexus PoE AC 1100W PSU - Port Side Intake	2

CAB-TA-EU	Europe AC Type A Power Cable	2
C1A1TN9300XF-3Y	DCN Advantage Term N9300 XF, 3Y	2
SVS-B-N9K-ADV-XF	EMBEDDED SOLN SUPPORT SWSS FOR NEXUS 9K	2
N9K-PICK-SR4-5	PID to select QSFP-100G-SR4-5 Optic in the bundle	1
QSFP-100G-SR4-S	100GBASE-SR4 QSFP Transceiver, MPO, 100m over OM4 MMF	4
N9K-PICK-SR4-S	PID to select QSFP-100G-SR4-S Optic in the bundle	1
QSFP-100G-SR4-S	100GBASE-SR4 QSFP Transceiver, MPO, 100m over OM4 MMF	4
QSFP-40G-SR4-S	40GBASE-SR4 QSFP Trnscvr Module, MPO Conn, Enterprise-Class	4
QSFP-40G-SR4-S	40GBASE-SR4 QSFP Trnscvr Module, MPO Conn, Enterprise-Class	4
CVR-QSFP-SFP10G=	QSFP to SFP10G adapter	4
SFP-10G-SR-S=	10GBASE-SR SFP Module, Enterprise-Class	8
	Vendor Support 36 Months	
CON-SNTP-N9KXC931	SNTC-24X7X4 2xNexus 93108TC-FX3P w/ 8x 100G Optics	1
CON-SNTP-N9KC0931	SNTC-24X7X4 Nexus 93108TC-FX3P bundle PID	1
CON-SNTP-N9KC0931	SNTC-24X7X4 Nexus 93108TC-FX3P bundle PID	1

- **Option B (Cisco Catalyst 9300)**

- Leaf Switches: 2x Cisco Catalyst 9300 48-port Switch

Part Number	Product Description	Qty
C9300X-48TX-E	Catalyst 9300 48-port mGig data only, Network Essentials	2
C9300-DNA-E-48	C9300 DNA Essentials, 48-Port Term Licenses	2
C9300-DNA-E-48-3Y	C9300 DNA Essentials, 48-port - 3 Year Term License	2
C9300-NW-E-48	C9300 Network Essentials, 48-port license	2
SC9300UK9-1712	Cisco Catalyst 9300 XE 17.12 UNIVERSAL	2
PWR-C1-715WAC-P	715W AC 80+ platinum Config 1 Power Supply	2
PWR-C1-715WAC-P/2	715W AC 80+ platinum Config 1 Secondary Power Supply	2
CAB-TA-EU	Europe AC Type A Power Cable	4
C9300-SSD-NONE	No SSD Card Selected	2
STACK-T1-50CM	50CM Type 1 Stacking Cable	2
CAB-SPWR-30CM	Catalyst Stack Power Cable 30 CM	2
C9K-ACC-RBFT	RUBBER FEET FOR TABLE TOP SETUP 9200 and 9300	2
C9K-ACC-SCR-4	12-24 and 10-32 SCREWS FOR RACK INSTALLATION, QTY 4	2
CAB-GUIDE-1RU	1RU CABLE MANAGEMENT GUIDES 9200 and 9300	2
NETWORK-PNP-LIC	Network Plug-n-Play Connect for zero-touch device deployment	2
C9300X-NM-4C	Catalyst 9300 4 x 40G/100G Network Module QSFP+/QSFP28	2

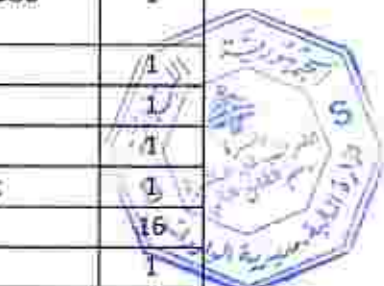
QSFP-40G-SR4-S=	40GBASE-SR4 QSFP Transceiver Module, MPO Conn, Enterprise-Class	8
	Vendor Support 36 Months	
CON-SNTP-C9300X47	SNTC-24X7X4 Catalyst 9300 48-port mGig data only, Ne	2

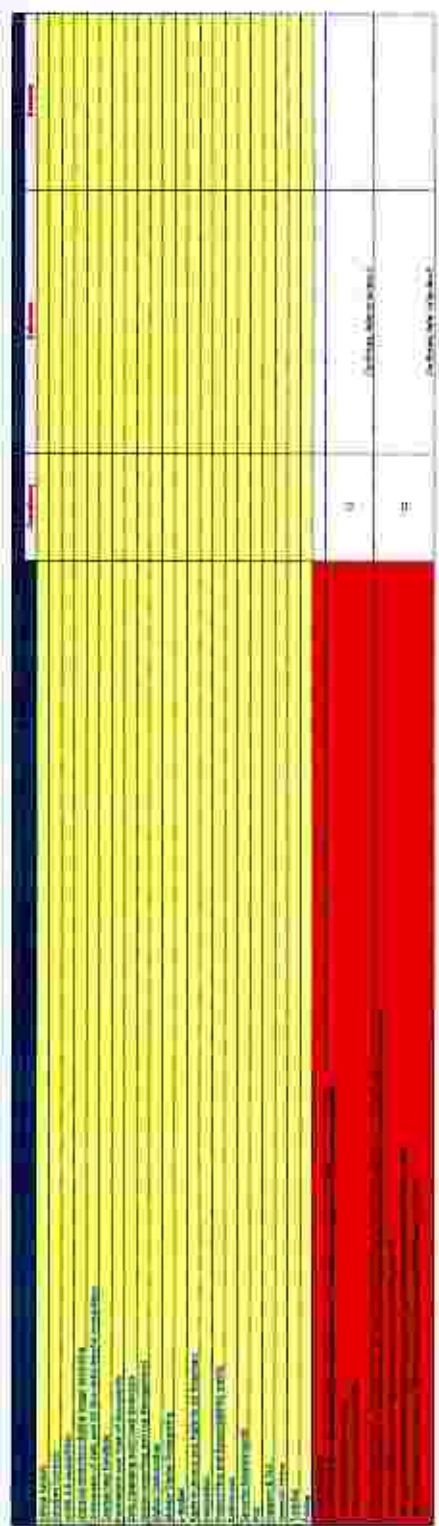
- **Option C (HPE Aruba Switch)**
 - ToR Switch: 4x Aruba ION 1960 Managed Switch

Product Description	QTY
JL805A Aruba Instant On 1960 12XGT 4SFP+ Switch (Basic L3)	1
R9D20A Aruba ION 1960 10G SFP+ to SFP+ 3m DAC cable	1

SAN Switches: 2x Connectrix DS-7710B with 3 Years Support

Part Number	Product Number	Qty
[210-BNXX]	Connectrix DS-7710B 8P/24P Switch w/RTF airflow (includes 8x32Gb SFP, ENT Bundle and rack mount kit)	1
[709-BGMZ]	Parts Only Warranty 36 Months, 36 Month(s)	1
[199-BPSD]	ProSupport with 4-Hour Onsite Service Extension, 24 Month(s)	1
[199-BPSF]	ProSupport with 4-Hour Onsite Service, 36 Month(s)	1
[407-BDKD]	Connectrix DS-7710B 8Port 32G SFP Port on Demand Upgrade Kit	1
[407-BCQK]	OM4 LC/LC Multi Mode Fiber Cable (optics required), 3 Meter	16
[450-AKQT]	QTY 2 Connectrix C13 Power Cord BSI 1363 plugs 2Metr	1
[883-BBFN]	No Field Deployment Customer Install Required	1





- Veeam Data Platform Foundation Universal License for 3 Years covering 10 Instances

Product Description	QTY
R2B51AAE Veeam Data Platform Foundation Universal 3-year Subscription	1
S1Q92AAE Veeam New Associated Platform SW Tracking	1



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= Neurotechnology Mega matcher Server: 2x PowerEdge R660 Server (2P 2.8GHz 16-C, 256GB, 4x 1.92TB SSD and 2x 480GB NVMe SSD)

Part Number	Product Description	Qty
1111-BGQ	PowerEdge R660 Server	1
161-AAIG	Trusted Platform Module 2.0 V3	1
1111-BHWR	2.5" Chassis with up to 10 Hard Drives (SAS/SATA), 2CPU, PERC12	1
1388-CPBV	Intel® Xeon® Gold 6326Y 2.8G, 16C/32T, 20GT/s, 32.5M Cache, Turbo, HT (135W) DDR4-3200	1
1388-CPBV1, 1379-BDCC	Intel® Xeon® Gold 6326Y 2.8G, 16C/32T, 20GT/s, 32.5M Cache, Turbo, HT (195W) DDR4-3200	1
1412-ABCF	Performance Heatsink for 2 CPU configuration (CPU less than 250W)	1
1370-AAIP	Performance Optimized	1
170-BB8X	6GDDRII/4x16GBRAM	1
1370-BB8Y	32GB RDIMM, 5600MT/s, Dual Rank	8
170-BCCS	CF, Unconfigured RAID for HDDs or SSDs (Mixed Drive Types Allowed)	1
1405-AAZB1, 1750-AD4	PERC H755 with Hot-Load Brackets	1
1400-AB3T	1.92TB SSD SATA Read Intensive 6Gb/s S12 2.5in Hot-plug AG Drive, 1.12WWD	4
184-BB8H	Power Saving BIOS Setting	1
1800-BBDM	UEFI BIOS Boot Mode with GPT Partition	1
1587-BB8Y1	No Energy Star	1
1384-BGJU	4 Very High Performance Fans	1
1400-AALE	Dual Fully Redundant(1+1) Hot-Plug Power Supply, 1100W MM/100-240Vac Titanium	1
1510-ABD1Y	Rack Power Cord 1M (C13/C14 10A)	1
1300-BBVX	Riser Config 1, Low Profile, 3x16 LP Slots (S4x4)	1
1428-BKUQ	Motherboard M1E supports ONLY CPUs below 250W. Cannot upgrade to CPUs>250W and above	1
1540-BCCD	Broadcom 57416 Dual Port 1GbE 10M	1
1400-BBW1	Broadcom 57416 Dual Port 1GbE BASE-T Adapter, PCIe Low Profile	1
1470-AEYU	No CPUs/Cable Required, No GPU	1
1123-BEVE1, 1350-BOKC1	Standard Bezel	1
1403-BCHU1, 1470-APMB	BOSS-N1 controller card + with 2 M.2 480GB (RAID 1)	1
1511-BB8F	No Operating System	1
1605-BBRH1	No Head Required	1
1328-CTC1	DRAC9, Enterprise 16G	1
1518-CYOT	Server Secured Component Verification	1
1379-BFKB1, 634-CYOF	Dell Connectivity Client - Enabled	1
1300-BB8A1	No Chassis Sync	1
1379-BG3T	DRAC Factory Generated Password	1
1379-BG3X	DRAC Services Module (MM), NOT Installed	1
1379-BCCV1	DRAC Group Manager, Enabled	1
1700-BDMM1, 1720-BECCS	ReadyRails Sliding Rail W/M Cable Management Arm	1
1331-ADCK	No System Documentation, No OpenManage DVD Kit	1
1400-DK6G	PowerEdge R660 Shipping EM6A2 (English/Slovenian/Slovakian/Polish/Czech/Hungary/Greek/Arabic)	1
1400-DK6Y0	PowerEdge R660 Shipping Material, 10x3 1", 8x2.5" Smart Flex or 1.8xFDISK	1
1843-BB8U1	PowerEdge R660 CE CCC Marking, No BIS Marking	1
1199-100491	Order Configuration Shipping Label (Ship Date, Model, Processor Speed, HDD Size, RAM)	1
1199-BFFD1	No HSM	1
1317-BB8P1	Decline Selection	1
1709-BB1W1	Parts Only Warranty 12 Months, 12 Month(s)	1
1199-BCKN1, 1199-BCKX1	Partner Support L3 Support with Advance Parts Replacement, 36 Month(s)	1
1883-BBFI1	No Dell Installation Service Required - Install by Certified Deployment Reseller	1
1883-176681	Infrastructure Deployment Selected	1
153-100251	Asset Tag - ProdSupport (Website, Barcode, Chassis MacAddress)	1

= Cognitive Services Server: 2x PowerEdge R760 Server: (2P 2.8GHz 16-C, 128GB, 2x 480GB NVMe SSD and NVIDIA A10)

Part Number	Product Description	Qty
1100-BD2Y1	PowerEdge R760 Server	1
161-AAIG	Trusted Platform Module 2.0 V3	1
1404-BB0Y1	No RAID, No Backplane, 2 CPU	1
1388-CPBV1	Intel® Xeon® Gold 6326Y 2.8G, 16C/32T, 20GT/s, 32.5M Cache, Turbo, HT (135W) DDR4-3200	1
1388-CPBV1, 1379-BDCC	Intel® Xeon® Gold 6326Y 2.8G, 16C/32T, 20GT/s, 32.5M Cache, Turbo, HT (195W) DDR4-3200	1
1411-ABCO1	Heatsink for 2 CPU with GPU configuration	1
1370-BB8X	Sascom 17" RDMIVx	1
1370-BB8Y1	32GB RDIMM, 5600MT/s, Dual Rank	4
1700-BCCD1	CF, Chassis Configuration (No RAID, No Controller)	1
1405-AALE1	No Controller	1
1400-ABH1	No Hard Drive	1
184-BB8H1	Power Saving BIOS Setting	1
1800-BBDM1	UEFI BIOS Boot Mode with GPT Partition	1
1517-BB8Y1	No Energy Star	1
1500-ADG1	Very High Performance Fan x8	1
1433-AMER1	Dual Fully Redundant(1+1) Hot-Plug PSU 2800W MM (H410MM) Y HKW 200-240Vac (Titanium), C22 Connector	1
1432-BCLB1	Juniper Card - C20/C21, 0.6M, 250V, 16A (MultiNational)	2
1433-BZEM1	Riser Config 3, Full Length, Dell FH Slot, Gen4/L1x16 LP Slot, Gen4/L2x16 FH DW GPU Capable subchassis	1



[329-BKC]	Motherboard supports ONLY CPUs below 250W (cannot upgrade to CPUs 250W and above), MLX	1
[345-BC00]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, OCP NIC 3.0	1
[540-BDKD]	Broadcom 5720 Dual Port 1GbE LOM	1
[143-BRV]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, PCIe Low Profile	1
[436-BBT1]	Emulex LP455002 Dual Port FC32 Fibre Channel HBA, PCIe Full Height	1
[450-BHET]	NVIDIA Ampere A16 PCIe 250W, 64GB Passive, DW, FH GPU, Requires vGPU SW for VDI	1
[470-BBBH]	GPU Factory Installed Cable for DW, R4	1
[470-AEYU]	No CPU/Cable Required, No CPU	1
[321-BHMY], [325-BEV1]	PowerEdge 2U Standard Bezel	1
[403-BCKU], [470-APF4F]	BOSS-N1 controller card + with 2 M.2 480GB (RAID 1)	1
[611-BBBF]	No Operating System	1
[F03-BB7N]	No Media Required	1
[328-CH1C]	IDRAIC Enterprise 16G	1
[379-BFXS], [634-CTDF]	Dell Connectivity Client - Enabled	1
[155-BBYX]	No Quick Sync	1
[379-BDWE]	Force Change Password (DRAC9 v4)	1
[379-BCKX]	IDRAC Service Module (SM), NOT Installed	1
[379-BCQY]	IDRAC Group Manager, Disabled	1
[770-BDRCU], [770-BEKR]	ReadyRails Sliding Rails With Cable Management Arm	1
[750-ACDM]	Fan Foam, HDD 2U	1
[621-AA0K]	No Systems Documentation, No OpenManage DVD Kit	1
[340-BXCG]	PowerEdge R760 Shipping (EMEA2) (English/Slovenian/Slovakian/Polish/Czech/Hungarian/Greek/Arabic)	1
[340-DI0Y]	PowerEdge R760 Shipping Material	1
[541-BE3V]	PowerEdge R760 ES Marking, No CCC and No EEE Marking	1
[379-BFFD]	No HBM	1
[293-10049]	Order Configuration/Shipbox Label (Ship Date, Model, Processor Speed, HDD Size, RAM)	1
[817-BBBP]	Decimal Selection	1
[709-BBY1]	Parts Only Warranty 12 Months, 12 Month(s)	1
[199-BCKN], [199-BCX0]	Partner Support +3 Support with Advance Parts Replacement, 36 Month(s)	1
[883-BBPN]	No Field Deployment, Customer Install Required	1
[883-17666]	Infrastructure Deployment Selected	1
[533-10319]	Asset Tag - Preassigned (Website, Barcode, Onboard MacAddress)	1

II. Intalio Products Server: VM Host Server Set 2: 2x

PowerEdge R760 Server (2P 2.8GHz 16-C, 256GB, 2x 480GB NVMe SSD)

Part Number	Description	Unit
[110-BE0Q]	PowerEdge R760 Server	1
[461-AA0G]	Trusted Platform Module 2.0 V8	1
[321-BHKD]	No HD, No Backplane, 2CPU	1
[388-CF8Y]	Intel® Xeon® Gold 6236Y 2.8G, 16C/32T, 20GT/s, 37.5M Cache, Turbo, HT (195W) DDR4-3200	1
[388-CPBV], [379-BDC0]	Intel® Xeon® Gold 6236Y 2.8G, 16C/32T, 20GT/s, 37.5M Cache, Turbo, HT (195W) DDR4-3200	1
[422-AB0X]	Performance Heatsink for 2 CPU configuration (CPU less than 250W)	1
[370-AA1P]	Performance Optimized	1
[370-BBRX]	5600MT/s RDIMMs	1
[370-BBRV]	32GB RDIMM, 5600MT/s, Dual Rank	8
[760-BCDH]	CD, Diskless Configuration (No RAID, No Controller)	1
[605-AA0U]	No Controller	1
[420-ABH1]	No Hard Drive	1
[184-BR6H]	Power Saving BIOS Setting	1
[800-BBDM]	UEFI BIOS Boot Mode with GPT Partition	1
[387-BBEY]	No Energy Star	1
[384-BCU1]	# Very High Performance Fans	1
[450-AV0F]	Dual, Fully Redundant (1+1), Hot-Plug Power Supply, 1100W MM (100-240V) Titanium	1
[450-AA0Y]	Back Power Cord 2M (C13/C14 10A)	2
[330-BBY1]	Riser Config 2, Low Profile 3x16-P Slots (2xLP Gen5 + 1xLP Gen4)	1
[329-BEBCQ]	Motherboard MLX supports ONLY CPUs below 250W, Cannot upgrade to CPUs 250W and above	1
[540-BC00]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, OCP NIC 3.0	1
[540-BDKD]	Broadcom 5720 Dual Port 1GbE LOM	1
[143-BRV1]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, PCIe Low Profile	1
[408-BBTM]	Emulex LP455002 Dual Port FC32 Fibre Channel HBA, PCIe Low Profile	1
[470-AEYU]	No CPU/Cable Required, No CPU	1
[325-BEV1], [350-BCKC]	Standard Bezel	1
[403-BCKU], [470-APFMB]	BOSS-N1 controller card + with 2 M.2 480GB (RAID 1)	1
[611-BBBF]	No Operating System	1
[605-BBPN]	No Media Required	1
[318-CH1C]	IDRAC Enterprise 16G	1
[318-CDY1]	Server Secured Compliant Verification	1
[379-BFXS], [634-CTDF]	Dell Connectivity Client - Enabled	1
[350-BBXW]	No Quick Sync	1
[379-BCSF]	IDRAC,Factory Generated Password	1
[379-BCQX]	IDRAC Service Module (SM), NOT Installed	1
[379-BCQV]	IDRAC Group Manager, Enabled	1
[770-BDRCU], [770-BEKR]	ReadyRails Sliding Rails With Cable Management Arm	1
[621-AA0K]	No Systems Documentation, No OpenManage DVD Kit	1
[340-BRBM]	PowerEdge R860 Shipping (EMEA2) (English/Slovenian/Slovakian/Polish/Czech/Hungarian/Greek/Arabic)	1



[343-BWYD]	PowerEdge R660 Shipping/Material; No Backplane	1
[343-BBUB]	PowerEdge R660 CE CCC Marking, No BIS Marking	1
[293-10049]	Order Configuration Shipping Label (Ship Date, Model, Processor Speed, HDD Size, RAM)	1
[323-BFV]	No RAM	1
[617-BBPF]	Decline Selection	1
[709-BBWW]	Parts Only Warranty 12 Months, 12 Month(s)	1
[199-BCXN] [199-BCXO]	Partner Support-L3 Support with Advance Parts Replacement, 36 Month(s)	1
[883-BBFL]	No Dell Installation Service Required - Install by Certified Deployment Reseller	1
[883-1T666]	Infrastructure Deployment Selected	1
[293-10025]	Asset Tag - ProSupport (Website, barcode, Onboard MacAddress)	1

0 Staging Server: 1x PowerEdge R660 Server (2P
2.8GHz 16c, 96GB, 3x 960GB SSD and 2x 480GB NVMe
SSD)

Item Number	Description	Qty
[210-BE02]	PowerEdge R660 Server	1
[481-AUH]	TruSMA Platform Module 2.0 V3	1
[322-BH9D]	No HD, No Backplane, 2CPU	1
[158-CPBV]	Intel® Xeon® Gold 6226Y 3.6G, 16C/32T, 200GT/s, 37.5M Cache, Turbo, HT (195W) DDR4-2666	2
[338-CPBV] [338-BDCC]	Intel® Xeon® Gold 6226Y 3.6G, 16C/32T, 200GT/s, 37.5M Cache, Turbo, HT (195W) DDR4-2666	1
[411-ARDE]	Performance Heatsink for 2 CPU configuration (CPU less than 250W)	1
[170-ANF]	Performance Optimized	1
[370-BBBS]	5600MT/4 RDIMMs	1
[370-BBRQ]	16GB RDIMM, 5600MT/s, Single Rank	8
[780-BCDH]	CO, Diskless Configuration (No RAID, No Controller)	1
[403-ACD]	No Controller	1
[400-ABH]	No Hard Drive	1
[184-BBBH]	Power Saving BIOS Setting	1
[800-BBDM]	UEFI BIOS Boot Mode with GPT Partition	1
[387-BBET]	No Energy Star	1
[184-BCU]	4 Very High Performance Fans	1
[435-4KU]	Dual, Fully Reconfigurable (1x1), Hot-Plug Power Supply, 1100W MM/100-240VAC, Titanium	1
[430-ADY]	Rack Power Cord 3M (C13/C24 10A)	2
[930-BBYY]	Riser Config 2, Low Profile 3x16 LP Slots (2xLP Gen5 + 3xLP Gen4)	1
[129-BR01]	Motherboard MAX supports ONLY CPUs below 250W. Cannot upgrade to CPUs 250W and above	1
[140-BCC0]	Broadcom 52416 Dual Port 10GbE BASE-T Adapter, OCP NIC 3.0	1
[345-BBMD]	Arriscom 5720 Dual Port 1GbE SGM	1
[1540-BBVA]	Broadcom 57416 Dual Port 10GbE BASE-T Adapter, PCIe Low Profile	1
[405-BBTM1]	Emulex PE35002 Dual Port FC32 Fibre Channel HBA, PCIe Low Profile	2
[430-AEKU]	No GPUs Cable Required, No GPU	1
[225-BEVE] [832-BWAC]	Standard Bezel	1
[403-BCU] [1470-ARMS]	BOSS-NL controller card + with 2 M.2 480GB (RAID-1)	1
[611-BEAT]	No Operating System	1
[635-BBPA]	No Media Required	1
[529-CTC]	IDRAC9, Enterprise 16G	1
[628-COFT]	Server Secure Component Verification	1
[329-BPX5] [634-CYDF]	Dell Connectivity Client - Enabled	1
[142-BBXM]	No Quick Sync	1
[379-BCSP]	IDRAC Factory Generated Password	1
[179-BCDX]	IDRAC Service Module (SM), NOT Installed	1
[329-BCQV]	IDRAC Group Manager, Enabled	1
[1761-BDMT] [1760-BECD]	ReadyRails Sliding Rails With Cable Management Arm	1
[631-AACK]	No Systems Documentation, No OpenManage DVD Kit	1
[340-BFBBM]	PowerEdge R660 Shipping EMEA (English/Slovenian/Croatian/Polish/Czech/Hungarian/Greek/Arabic)	1
[340-BFYD]	PowerEdge R660 Shipping Material, No Backplane	1
[363-BRUB]	PowerEdge R660 CE CCC Marking, No BIS Marking	1
[193-10049]	Order Configuration Shipping Label (Ship Date, Model, Processor Speed, HDD Size, RAM)	1
[329-1FFD]	No HBM	1
[917-BBWF]	Decline Selection	1
[709-BBWW]	Parts Only Warranty 12 Months, 12 Month(s)	1
[199-BCXN] [199-BCXO]	Partner Support-L3 Support with Advance Parts Replacement, 36 Month(s)	1
[883-BBFI]	No Dell Installation Service Required - Install by Certified Deployment Reseller	1
[883-1T666]	Infrastructure Deployment Selected	1
[293-10025]	Asset Tag - ProSupport (Website, barcode, Onboard MacAddress)	1



Leaf Switch: 2x Cisco Nexus 9310 48-port Switch

Part Number	Product Description	Qty
N9K-C93108-FX3-B8C	2 Nexus 93108TC-FX3P w/ 8x 100G Optics	1
N9K-C93108TC-FX3PB	Nexus 93108TC-FX3P bundle PID	1
N9K-C93108TC-FX3PB	Nexus 93108TC-FX3P bundle PID	1
NXK-AF-PI	Dummy PID for Airflow Selection Port-side Intake	2
MODE-ACI-LEAF	Mode selection between ACI and NXOS	2
DCN-OTHER	Select if this product will NOT be used for AI Applications	1
ACI-N9KDK9-15.3	Nexus 9500 or 9300 ACI Base Software NX-OS Rel 15.3	1
NXK-MEM-16GB	Additional memory of 16GB for Nexus Switches	1
NXK-ACC-KIT-1RU	Nexus 3K/9K Fixed Accessory Kit, 1RU front and rear removal	1
NXA-FAN-35CFM-PI	Nexus Fan, 35CFM, port side intake airflow	4
NXA-PAC-1100W-PI	Nexus PoE AC 1100W PSU - Port Side Intake	2
CAB-TA-EU	Europe AC Type A Power Cable	2
ACI-N9KDK9-15.3	Nexus 9500 or 9300 ACI Base Software NX-OS Rel 15.3	1
NXK-MEM-16GB	Additional memory of 16GB for Nexus Switches	1
NXK-ACC-KIT-1RU	Nexus 3K/9K Fixed Accessory Kit, 1RU front and rear removal	1
NXA-FAN-35CFM-PI	Nexus Fan, 35CFM, port side intake airflow	4
NXA-PAC-1100W-PI	Nexus PoE AC 1100W PSU - Port Side Intake	2
CAB-TA-EU	Europe AC Type A Power Cable	2
C1A1TN9300XF-3Y	DCN Advantage Term N9300 XF, 3Y	2
SVS-B-N9K-ADV-XF	EMBEDDED SOLN SUPPORT SWSS FOR NEXUS 9K	2
N9K-PICK-SR4-S	PID to select QSFP-100G-SR4-S Optic in the bundle	1
QSFP-100G-SR4-S	100GBASE SR4 QSFP Transceiver, MPO, 100m over OM4 MMF	4
N9K-PICK-SR4-S	PID to select QSFP-100G-SR4-S Optic in the bundle	1
QSFP-100G-SR4-S	100GBASE SR4 QSFP Transceiver, MPO, 100m over OM4 MMF	4
QSFP-40G-SR4-S	40GBASE-SR4 QSFP Trnscvr Module, MPO Conn, Enterprise-Class	4
QSFP-40G-SR4-S	40GBASE-SR4 QSFP Trnscvr Module, MPO Conn, Enterprise-Class	4
CVR-QSFP-SFP10G=	QSFP to SFP10G adapter	4
SFP-10G-SR-S=	10GBASE-SR SFP Module, Enterprise-Class	8
	Vendor Support 36 Months	
CON-SNTP-N9KXC931	SNTC-24X7X4 2xNexus 93108TC-FX3P w/ 8x 100G Optics	1

CON-SNTP-N9KC0931	SNTC-24X7X4 Nexus 93108TC-FX3P bundle PID	1
CON-SNTP-N9KC0931	SNTC-24X7X4 Nexus 93108TC-FX3P bundle PID	1

Option B (Cisco Catalyst 9300)

- Switches: 2x c

Part Number	Product Description	Qty
C9300X-48TX-E	Catalyst 9300 48-port mGig data only, Network Essentials	2
C9300-DNA-E-48	C9300 DNA Essentials, 48-Port Term Licenses	2
C9300-DNA-E-48-3Y	C9300 DNA Essentials, 48-port - 3 Year Term License	2
C9300-NW-E-48	C9300 Network Essentials, 48-port license	2
SC9300UK9-1712	Cisco Catalyst 9300 XE 17.12 UNIVERSAL	2
PWR-C1-715WAC-P	715W AC 80+ platinum Config 1 Power Supply	2
PWR-C1-715WAC-P/2	715W AC 80+ platinum Config 1 Secondary Power Supply	2
CAB-TA-EU	Europe AC Type A Power Cable	4
C9300-SSD-NONE	No SSD Card Selected	2
STACK-T1-50CM	50CM Type 1 Stacking Cable	2
CAB-SPWR-30CM	Catalyst Stack Power Cable 30 CM	2
C9K-ACC-RBFT	RUBBER FEET FOR TABLE TOP SETUP 9200 and 9300	2
C9K-ACC-SCR-4	12-24 and 10-32 SCREWS FOR RACK INSTALLATION, QTY 4	2
CAB-GUIDE-1RU	1RU CABLE MANAGEMENT GUIDES 9200 and 9300	2
NETWORK-PNP-LIC	Network Plug-n-Play Connect for zero-touch device deployment	2
C9300X-NM-4C	Catalyst 9300 4 x 40G/100G Network Module QSFP+/QSFP28	2
QSFP-40G-SR4-5=	40GBASE-SR4 QSFP Transceiver Module, MPO Conn, Enterprise-Class	8
	Vendor Support 36 Months	
CON-SNTP-C9300X47	SNTC-24X7X4 Catalyst 9300 48-port mGig data only, Ne	2



o ToR Switch: 4x Aruba IOn 1960 Managed Switch

Product Description	QTY
JL805A Aruba Instant On 1960 12XGT 4SFP+ Switch (Basic L3)	4
R9D20A Aruba IOn 1960 10G SFP+ to SFP+ 3m DAC cable	4



o Firewall FortiGate 200G

Product Description	QTY
FG-200G FortiGate 200G Hardware 10 x GE RJ45 (including 1 x MGMT port, 1 x HA port, 8 x switch ports), 4 x GE SFP slots, 8 x 5GE RJ45, 8 x 10GE SFP+ slots, NP7Lite and CP10 hardware accelerated.	2
FC-10-FG2HG-928-02-36 FortiGate 200G 3 Years Advanced Threat Protection (IPS, Advanced Malware Protection Service, Application Control, and FortiCare Premium)	2



Rank	License	Description	# of PROD Servers	# of staging Servers	Number of users
1	Intalio IAM	Intalio IAM provides centralized user management and authentication to ensure secure access to the solution. It supports role-based access control (RBAC), enabling MIC1 administrators to define user roles and privileges effectively. The system integrates seamlessly with MIC1 external systems, ensuring smooth and secure interactions across the solution's ecosystem.	2	1	Unlimited
2	Intalio Case Designer	Intalio Case Designer empowers administrators to design and configure custom workflows tailored to business needs. It supports specific scenarios such as rule bypass, approval workflows, and data validation processes. The interface allows dynamic updates to workflows, making it adaptable to changing business requirements without requiring extensive reconfiguration.	2	1	10
3	Intalio Case Portal	Intalio Case Portal acts as the execution layer for case-related actions, providing an intuitive interface for end users. It offers real-time visibility into case status and actions, enabling users to track and manage their tasks efficiently. The portal ensures security through role-based access, restricting operations to authorized personnel only.	2	1	Unlimited
4	Intalio Viewer	Intalio Viewer supports the display of various file formats, providing a seamless user experience for viewing and validating scanned documents. Integrated with OCR capabilities, it enables advanced functionalities like document annotation and search, improving document handling efficiency and accuracy.	2	1	Unlimited
5	Intalio OCR	Intalio OCR is a robust tool for converting scanned documents into machine-encoded text. It supports English, Arabic, French, German, Japanese, Korean, Russian, Spanish, etc., including handwritten text and allows administrators to configure document templates via the Administrative Portal (AP). This capability ensures efficient and accurate data extraction tailored to the organization's requirements.	2	1	Unlimited
6	Intalio Insight	Intalio Insight offers powerful reporting and analytics capabilities, enabling automated generation and scheduling of reports in multiple formats such as PDF, Excel, and CSV. It provides real-time dashboards and KPIs to support data-driven decision-making. Furthermore, it integrates with external nodes, ensuring that reports can be shared and utilized seamlessly across different systems.			



#	License	Description	# of Production Servers	# of Staging Servers	Number of Users
2	Assentify Cognitive Services	Assentify Cognitive Services is an advanced suite of AI-driven tools designed to enhance identity verification, compliance, and document security processes. Leveraging state-of-the-art machine learning models and seamless integration capabilities, the services include face matching, liveness detection, de-duplication, context-aware digital signing, and document authenticity checks. Each service is tailored to provide unparalleled accuracy, efficiency, and scalability, ensuring compliance with industry standards and safeguarding sensitive information.	2	1	Unlimited
3	Assentify Cognitive Widgets	Assentify Cognitive Widgets are modular, plug-and-play components that bring the power of Assentify Cognitive Services to various applications with ease. Designed for rapid deployment, these widgets offer pre-built interfaces and functionalities for face recognition, document verification, and secure signing. Their intuitive design and compatibility with existing platforms make them ideal for organizations seeking to enhance digital workflows without extensive development overheads.	N/A	N/A	Unlimited
4	Assentify Compliance Hub	The Assentify Compliance Hub is an AI-powered compliance management platform designed to streamline and enhance screening processes for regulatory adherence. Leveraging advanced AI models and cutting-edge data integration techniques, the Compliance Hub retrieves, consolidates, and manages data from global and local screening lists, including sources like Lexis Nexis or others, to ensure comprehensive and efficient compliance workflows.	2	1	Unlimited
5	Assentify OnboardMe Mobile SDK	The Assentify OnboardMe Mobile SDK is a comprehensive, AI-driven solution for seamless and secure digital onboarding. Designed to integrate effortlessly into mobile applications, the SDK provides robust capabilities for eKYC (electronic Know Your Customer) processes, including facial recognition, liveness detection, and document verification. It ensures frictionless user experience while maintaining the highest standards of data security and compliance. The SDK is offered in Native iOS and Android Languages as well as Flutter and React.	N/A	N/A	N/A
6	Neurotechnology Megamatcher Extended License	The Neurotechnology Megamatcher Extended License provides access to a high-performance biometric framework, enabling robust face matching, search, and de-duplication capabilities. Integrated within Assentify's solutions, Megamatcher offers scalable database management, multi-modal biometric matching, and exceptional accuracy, making it a cornerstone for secure and efficient identity verification systems.	2	N/A	



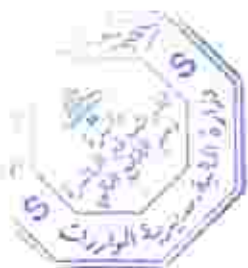
SCHEDULE (2)

SERVICE LEVEL AGREEMENT (SLA)

Crucial Priority (Severity A) - Impact on MIC2's operation	Immediate response by phone or email as of escalation	Maximum 2 hours resolution time as of the response / 24 hours - 7 days a week
Average Priority (System Urgent or Severity B)	Response by phone or email within maximum 3 hours as of escalation	Maximum 6 hours resolution time as of the response / 24 hours - 7 days a week
Not Critical (System is running with no threat)	Response by phone or email within maximum 5 hours as of escalation	Maximum 5 working days for resolution as of the response including site visit upon MIC2's request
Query	Response by phone or email within maximum 1 day as of escalation	Maximum 2 weeks for resolution as of the response including site visit upon MIC2's request
Hardware Repair and Return	Response by phone or email within maximum 1 day as of escalation	Maximum 6 weeks for resolution as of the response

SCHEDULE (3)

M. Srinivas



10

اتفاقية المشروع المشترك

JOINT VENTURE AGREEMENT

THIS AGREEMENT (the "Agreement") is made as of the 15th day of January 2025, by and between

Ever East Med SAL, a Company Registered in Baabda Lcienan number 59562, Registration date 16-01-1997 (the "First Party"),

and

ASSENTIFY LTD a company registered in Cyprus registration number HE 433452 at 59, Archiепiskopou Makariou I, MOUYIAS TOWER, 3rd Floor, Office 301, 6017, Larnaca, Cyprus (the "Second Party," and collectively, the "Parties").

WHEREAS the First Party is engaged in the business of: Information and communication technology, Software editing, professional services and trading;

WHEREAS the Second Party is engaged in the business: of biometrics, enrollment solutions, eKYC, Onboarding, compliance, professional services and trading

WHEREAS the Parties wish to join together in a joint venture for the purpose of working on "The Project of OCR Onboarding for MIC1-Alfa and MIC2-Touch – Lebanon" (the "Project");

NOW THEREFORE BE IT RESOLVED, in consideration of the mutual covenants, promises, warranties, and other good and valuable consideration set forth herein, the Parties agree as follows:

تم إبرام هذه الاتفاقية ("الاتفاقية") في اليوم الخامس من شهر يناير 2025 بسنة

شركة ايفر ايست ميد سال، شركة مسجلة في بعبدا،
لبنان برقم 59562، تاريخ التسجيل 16-01-1997 (الطرف الأول)،
وشركة اسنتيفي المحدودة، شركة مسجلة في قبرص برقم
تسجيل HE 433452، وعنوانها: 59، أرchipiskopou
Makariou III، برج موين، الطابق الثالث، مكتب 301،
6017، لارنaca، قبرص (الطرف الثاني)، ويشترى اليهما معاً
بـ("الأطراف").

حيث إن الطرف الأول يعمل في مجال: تكنولوجيا المعلومات
والاتصالات، تطوير البرمجيات، الخدمات المهنية والتجارة،

حيث إن الطرف الثاني يعمل في مجال: التكنولوجيا الحيوية،
حلول التسجيل، التحقق الإلكتروني من الهوية (eKYC)،
الإعداد الإلكتروني، الاستئناف، الخدمات المهنية والتجارة

حيث يرغب الأطراف في الانضمام معاً لتنفيذ مشروع
مشترك للعمل على "مشروع الإعداد باستخدام تقنية التعرف
البصري على الأحرف (OCR) لشركة MIC1-Alfa (الطرف الثاني)
و MIC2-Touch (الطرف الأول)" ("المشروع")

لذلك، وبناءً على ما اتفق، وفي ضوء التمهيدات المذكورة
والوعود والضمادات وسائر الاختيارات الجديدة والقديمة
المنصوص عليها في هذا الاتفاق، يوافق الطرفان على ما
يلى:

Joint Venture Agreement

intalio

1. Formation. The joint venture formed pursuant to this Agreement to participate in the tender related to the Project and, if awarded, carry out the Project (the "Joint Venture") shall do business under the name: Ever East Med SAL-Assentify LTD and shall have its legal address at Naccache - Lebanon. The Joint Venture shall be considered in all respects a joint venture between the Parties, and nothing in this Agreement shall be construed to create a partnership or any other fiduciary relationship between the Parties. The Parties agree that the Joint Venture will not take the form of a company. The Parties are jointly and severally responsible, without exception, towards Mobile Interim Company 1 SAL and/or Mobile Interim Company 2 SAL in the implementation of the conditions stipulated in the Project document.

2. Contributions.

a. The Parties shall each make an initial contribution to the Joint Venture according to the following terms:

i. First Party's Contribution:

- The appointed representative shall have the authority to act on behalf of the Joint Venture in all matters pertaining to its operations, with their actions binding upon the Joint Venture.
- Coordination and single point of contact with MIC1-Alfa or MIC2-Touch (each referred to as the Contracting Authority, Project management (administrative), configuration (localization) installations, support level 1.
- The following expertise to the JV: full Development, customization

1. التشكيل يشكل المشروع المشترك بموجب هذه الاتفاقية المشتركة في النهاية المعنونة بالمشروع، وفي حال التور، تنتهي المشروع. سيعمل المشروع تحت اسم: [يقر أيضًا منه شر. عجلة - انتيفاي المحدودة ومترو لللبناني في نفاث، لبنان. وسيعتبر المشروع المشترك من جميع النواحي مشروعًا مشتركًا بين الامارات دون إنشاء شركة أو علاقة الشراكة أخرى. يوافق الطرفان على أن المشروع المشترك لن يتخذ شركه، ويكون الطرفان مسؤولين بشكل متساوين، دون استثناء، تجاه شركة Mobile Interim Company 1 SAL و/أو شركة Mobile Interim Company 2 SAL. تالية الشروط المنصوص عليها في وثيقة المشروع.

2. المدحالت:

يجب على كل من الطرفين تقديم مساهمة أولية في المشروع المشترك وفقاً للشروط التالية:

مساهمة الطرف الأول: يكون للممثل المعين السلطة للصرف بنيمة من المشروع المشترك في جميع الأمور المتعلقة بمحليته، ويكون المعهد مقرمة المشروع المشترك.

يكون الشريك ونقطة الاتصال الوحيدة مع شركة MIC1-Alfa أو MIC2-Touch (ويشار إلى كل منها "الجهاز المتعقب") فيما يتعلق بدارة المشروع (الإدارية)، الإعداد (الوظيفي)، التثبيت، والدعم من المستوى 1.

تقديم الخدمات التالية: التغطير (الكلمل)، التخفيض، وتنقية الإشراف والتحكم في



٢٠٢٢/٠٦/٢٠



٢٠٢٢/٠٦/٢٠



and implementation. Oversee and control the progress, test the deliveries, involve its Engineers in the full process flow, control that the project is implemented as per Required standards, train the Contracting Authority, local project management, software development, customization, support and related services.

ii. Second Party's Contribution:

- The supply of the components needed for the project's success such as and not limited to: The biometrics part i.e. Face Recognition, Finger Print Extraction, Liveness Solution, OCR or Optical Character Recognition, electronic or digital signature ("Solutions") per MIC and MIC2 relevant components needed for the successful project delivery and implementation

In the event that any action is taken by an authorized representative of either Party that breaches the terms and conditions entered into with the Contracting Authority and is done without the prior knowledge or consent of the other Party, the Party in breach shall indemnify and hold harmless the other Party from any and all claims, losses, damages, or liabilities arising from such breach.

3. Pricing and Profit Mechanism

The Parties agree that the exchange of services, hardware, components, software, solutions or other deliverables between them shall be conducted on a transactional basis, with the supplying Party providing such deliverables at a mutually agreed price. This price shall include a reasonable

نفث العمل، لخفر التفتيت، إشراف المهندسين في سير العمل الكامل، التأكيد من تنفيذ المشروع وفقاً للمعايير المطلوبة، تدريب الجهة المستفيدة، إدارة المشروع الجيدة، تطوير البرمجيات، التخصيص، الدعم والخدمات ذات الصفة.

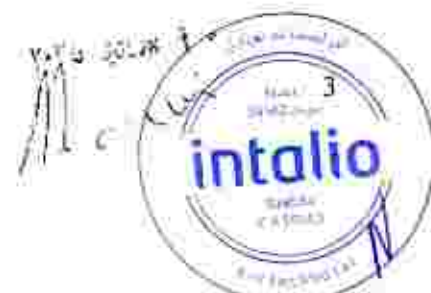
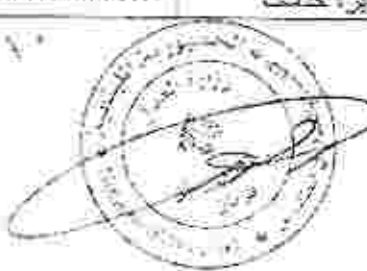
ساختة الطرف الثاني:

- توفير المكونات اللازمة للجهاج المشروع مثل، على سبيل المثال لا الحصر: الجزء المتعلق بالقياس الحراري أي تقنية التعرف على الوجه، استخراج بصمات الأصبع، حل التحقق من الحبة، التعرف النصوص على الحروف (OCR) أو التعرف البصري على التصويم، التوقيع الإلكتروني الرقمي ("العنوان") وفقاً للمكونات ذات الصفة الخامسة - MIC1 و MIC2 لازمة لتحقيق تجاه تسلیم وتنفیذ المشروع

في في حال قيام أي من الطرفين بمخالفة أي أحكام ملحوظة والآحكام المتفق عليها مع الجهة المشغلة، ودون علم الطرف الآخر أو مخالفته السابقة، يتحمل الطرف المخالف المسؤولية عن تعويض الطرف الآخر ومحفظته من أي مخالفة أو خسائر أو أضرار أو التزامات تنشأ نتيجة لهذا الانتهاك.

3. آلية التسعير وتقسيم الأرباح

يتفق الطرفان على أن يتبادل الخدمة، الأجهزة، المكونات، البرمجيات، العنوان أو أي تسلیمات الخرى بينهما سيتم على أساس تعاملاتي، حيث يتم التعرف على العودة هذه التسلیمات بسعر متفق عليه بين الطرفين. يجب أن يشمل هذا السعر هامش ربح معقول للطرف المورّد لتحسين تعويض عامل سهم تحديد التسعير بناءً على التبادل التهاتية للكميات (BoQ)، مطالبات الإدارية، خدمات التغذية، خدمات



<p>profit margin for the supplying Party, ensuring fair compensation.</p> <p>The pricing shall be determined based on finalized Bills of Quantities (BoQ), management requirements, development services, installation services, support, and licenses as applicable to the specific transaction.</p> <p>4. Management. The Joint Venture shall be managed according to the following terms:</p> <p>1. First Party</p> <p>The First Party shall utilize its resources and expertise to oversee and direct the staffing and resources provided by the Second Party, in accordance with the proposed schedule and implementation structure outlined herein:</p>	<p>التركيب، الدعم، والترخيص حسبما ينطبق على المعايير المحددة.</p> <p>4. الإدارة</p> <p>سيتم إدارة المشروع المشترك وفقاً لشروط التالية:</p> <p>1. الطرف الأول</p> <p>يجب على الطرف الأول لاستخدام موارده وخبراته للإشراف على وتجهيه الكوادر والموارد المتاحة من الطرف الثاني، وذلك وفقاً للجدول الزمني وهيكل التنفيذ المتفق عليه في هذا الاتفاق.</p>
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Description (الوصف)	First Party (الطرف الأول)	Second Party (الطرف الثاني)
PROJECT OVERVIEW (نظرة عامة على المشروع)		X
Initiation of project (بدء المشروع)		X
Project Management (إدارة المشروع)	X	X
GAP Analysis (تحليل الفجوات)	X	
Project Scope and Timeline Revision (مراجعة نطاق المشروع وتخطي التوقيت)	X	
Developments and Customization's (التطويرات والتخصيصات)	X	
Implementations Modules (وحدات التنفيذ)	X	
Installations (التركيب)	X	X
UAT Approval (الموافقة على التأمين التأمين) (من المستخدم)	X	
Training Material Development (تطوير مواد التدريب)	X	
Support (الدعم)	X	X

Joint Venture Agreement

Alaa



5. No Exclusivity. This Agreement does not create any exclusive relationship between the Parties. Neither Party shall be obligated to offer any business opportunities or to conduct business exclusively with the other Party. Furthermore, neither Party shall, directly or indirectly, circumvent or attempt to circumvent the other Party in any business opportunity, transaction, or relationship that arises from or is related to this Agreement. Both Parties agree to act in good faith and uphold the mutual trust established under this Agreement.

6. Term. This Agreement shall remain in full force and effect, for a period of five years from the date of this Agreement (the "Initial Term"). Upon the expiration of the Initial Term, the Agreement shall be automatically renewed for successive periods of one year each (each, a "Renewal Term"), unless either Party gives written notice of termination to the other Party at least 30 days prior to (but in no case more than 60 days prior to) the expiration of the Initial Term or of any Renewal Term. If this Agreement either expires or is terminated, the Joint Venture shall be terminated as well, and all Parties' obligations under this Agreement with respect to the operation and administration of the Joint Venture shall no longer have force or effect.

7. Termination

Termination for Cause: Either Party may terminate this Agreement immediately upon written notice if the other Party:

a. Materially breaches any provision of this Agreement and fails to cure such breach within 30 days after receiving written notice of the breach.

5. عدم الحصرية: لا ينشئ هذا الاتفاق أي علاقة حصرية بين الطرفين. ولا تلزم أي من الطرفين بتنفي أي فرص عمل أو ممارسة الأصول الحصرية مع الطرف الآخر. عادةً على ذلك، لا يجوز لأي من الطرفين، بشكل مباشر أو غير مباشر، التحايل أو محاولة التحايل على الطرف الآخر في أي فرصة عمل أو مصلحة أو مصلحة تنشأ عن هذا الاتفاق أو تكون ذات صلة به. يلتزم الطرفان بالصرف بحسن نية والحفاظ على النقاوة المبنية التي كانت موجودة في هذا الاتفاق.

6. المدة: يظل هذا الاتفاق مسريًا لستة أشهر من تاريخ توقيعه ("المدة الأولية"). عند انتهاء المدة الأولية، تجتاز الاتفاق تلقائيًا لفترات متتالية تبلغ كل منها سنة واحدة ("مدة التجديد"). سالم يتم أخذ الطرفين بتنفيذ اشعار كثيرة بإنهاء الاتفاق للطرف الآخر قبل 30 يومًا على الأقل (ويمكنهم جميع الأحوال ليس قبل 60 يومًا) من انتهاء المدة الأولية أو أي مدة تجديد. في حال انتهاء صلاحية هذا الاتفاق أو إنتهائه، يتم إنهاء المشروع المشترك أصلًا، ولا تكون لأي من الطرفين المشروع بموجب هذا الاتفاق المتعلقة بالتشغيل والادارة المشترك أو أي قوته أو اثر.

7. الإنهاء: يجوز لأي من الطرفين إنهاء هذا الاتفاق قررًا عن طريق إشعار كثيري (إذ) أرتكب الطرف الآخر خرقًا جوهريًا لا ينه من بيته هذا الاتفاق ولم يعالج هذا الخرق خلال 30 يومًا من استلام إشعار كثيري بهذا الخرق.



Joint Venture Agreement



b. Becomes insolvent, files for bankruptcy, or has a receiver appointed over its assets.

8. Effect of Termination: Upon termination of this Agreement:

- The Joint Venture shall cease all operations in an orderly manner.
- Each Party shall return or destroy all Confidential Information of the other Party.
- Outstanding payment obligations and any provisions intended to survive termination shall remain in effect.

9. Confidentiality

10.1 Definition of Confidential Information: "Confidential Information" refers to any non-public, proprietary, or sensitive information disclosed by one Party ("Disclosing Party") to the other Party ("Receiving Party") in connection with this Agreement. This includes, but is not limited to, business plans, technical data, financial information, trade secrets, designs, specifications, and any other information that, by its nature or circumstances of disclosure, ought reasonably to be understood as confidential.

10.2 Obligations of Confidentiality: The Receiving Party agrees to:

a. Use the Confidential Information solely for purposes related to this Agreement.

b. Restrict disclosure of Confidential Information to its employees, agents, or subcontractors who need to know such information for the Agreement's purposes and who are bound by confidentiality obligations no less strict than those herein.

c. Exercise reasonable care to protect the confidentiality of the Disclosing

Party. أصبح الطرف الآخر معرضاً، أو تقدم بطلب للبنك، أو تم تعيين حارس قضائي على أمواله.

8. في الائتمان:

عند إنتهاء هذا الاتفاق:

أ. يتوقف المشروع المشترك عن جميع صناعاته بضررية منظمة

ب. بعد كل طرف، أو يسر جمع المعلومات السرية للطرف الآخر.

ج. تصل التزامات النفع المتعلقة وأي أحكام تهدف إلى البقاء بعد الائتمان، سارية المفعول.

9. السرية

10.1 تعريف المعلومات السرية: تشير "المعلومات السرية" إلى أي معلومة غير علامة أو حسنة أو معلومة يتم الإفصاح عنها من قبل أحد الطرفين ("الطرف المتصدر") إلى الطرف الآخر ("الطرف المنافق") فيما يتعلق بها الاتفاق. وتسل، على سبيل المثال لا الحصر، خطط الأعمال، البيانات التقنية، المعلومات السرية، الأسرار التجارية، التساقيم، التواصلات، وأي معلومة أخرى يطلبها أو طرر الإفصاح عنها اتفاقاً بشكل معمول أن تكون سرية.

10.2 التزامات السرية:
بتلزيم الطرف المنافق بما يلي:

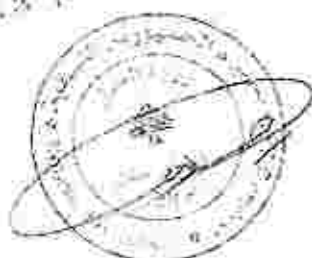
أ. استخدام المعلومات السرية فقط
لأغراض المتعلقة بهذا الاتفاق.

ب. تجنب الكشف عن المعلومات السرية على
موظفيه أو وكلائه أو "المعاقلين" الذين
يحتاجون إلى معرفة تلك المعلومات
لأغراض الاتفاق، وتجنب يخصصون
للتزامات سرية لا تلقي صرامة عن تلك
الواردة هنا.

ث. تحمل العذالة المعقولة لحماية سرية
المعلومات السرية للطرف المتصدر.



Joint Venture Agreement



Party's Confidential Information, employing at least the same level of care as it uses to protect its own confidential information.

10.3 Exclusions from Confidential Information. Confidential Information does not include information that:

- Is or becomes publicly available through no breach of this Agreement by the Receiving Party.
- Was lawfully known to the Receiving Party without an obligation of confidentiality prior to receiving it from the Disclosing Party.
- Is independently developed by the Receiving Party without reference to or use of the Disclosing Party's Confidential Information.
- Is lawfully obtained from a third party without restriction on disclosure.

10.4 Compelled Disclosure. If the Receiving Party is required by law, regulation, or court order to disclose any Confidential Information, it shall promptly notify the Disclosing Party in writing, if legally permissible, to allow the Disclosing Party to seek a protective order or other appropriate remedy. The Receiving Party shall disclose only that portion of the Confidential Information that it is legally required to disclose.

10.5 Return or Destruction of Confidential Information. Upon termination of this Agreement or upon the Disclosing Party's written request, the Receiving Party shall promptly return or destroy all materials embodying Confidential Information, including all copies, extracts, and summaries

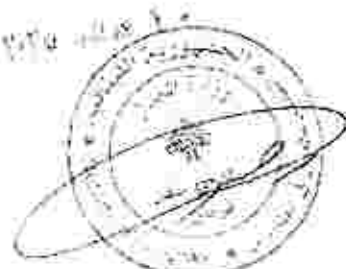
يستخدم نفس مستوى الحفظ الذي يستخدمه لحماية معلوماته السرية
الخاصة

3. إثناءات من المعلومات السرية:
لا تشمل المعلومات السرية ما في:

- المعلومات التي تصبح متاحة للجمهور دون خرق هذا الاتفاق من قبل الطرف المتعلق.
- المعلومات التي كان الطرف المتعلق يعلم بها ذكورها دون إلزام بسرية قبل تلقيها من الطرف المتصدر.
- المعلومات التي يتم تطويرها بشكل مستقل من قبل الطرف المتعلق دون الرجوع إلى أو استخدام المعلومات السرية للطرف المتصدر.
- المعلومات التي يتم الحصول عليها غالباً من طرف ثالث دون قيود على الإفصاح.

4. الإصلاح التسري:
إذا كان الطرف المتعلق متزماً بمحظ القانون أو التحكيم أو اقر بالحكم في الإصلاح عن أي معلومات سرية، فيجب عليه إخطار الطرف المتصدر كلياً على الفور، إذا كان ذلك قانونياً، للسماح للطرف المتصدر بالاسم الحصول على أمر حديمة أو تعويض ملائمة. ويجب على الطرف المتعلق الإصلاح فقط عن الجزء الذي يطلب منه ذكرها الإصلاح منه.

5. إعلنة أو تدمير المعلومات السرية:
عند إنتهاء هذا الاتفاق أو بناءً على طلب كلي من الطرف المتصدر، يجب على الطرف المتعلق إعلنة أو تدمير جميع المواد التي تحتوي على معلومات سرية، بما في ذلك جميع النسخ والمستلمات والملخصات، لانتهاء النسخ الارشيفية للأغراض القانونية أو الامتنان.



thereof, except for archival copies required for legal or compliance purposes.

10.6 Survival. The obligations of confidentiality set forth in this Section shall survive the termination or expiration of this Agreement for a period of two (2) years thereafter.

10.7 Non-Solicitation. During the term of this Agreement and for a period of 12 months following its termination or expiration, neither Party shall, directly or indirectly, solicit, recruit, or encourage any employee, consultant, or contractor of the other Party to leave their employment or engagement with that Party, without prior written consent.

11. Intellectual Property

12.1 Use of Trademarks and Logos. Neither Party shall use the trademarks, service marks, or logos of the other Party without obtaining the other Party's prior written consent, except for uses directly related to the Joint Venture, public announcements, and business presentations.

12.2 Licensing of Intellectual Property Rights. This Agreement does not grant either Party any license to the other Party's intellectual property rights, whether implicit or explicit. Any such license must be expressly granted in writing.

12.3 Non-Transfer of Pre-existing Intellectual Property Rights. Nothing in this Agreement transfers any interest in either Party's pre-existing intellectual property rights. Each Party retains sole ownership of its intellectual property existing prior to the commencement of the Joint Venture.

10.6 البقاء:

تظل التزامات السرية الواردة في هذا القسم ماردة المنعوى بعد انتهاء أو انهاء هذا الاتفاق لمدة سنتين (2) اسابيع.

10.7 الاستقطاب:

خلال مدة هذا الاتفاق ولمنتهى 12 شهراً بعد انتهاء أو انهاء صلاحيته، لا يجوز لأي من الطرفين، مُعلن مبتدئ أو غير مبتداً، استقطاب أو توظيف أو تجنيه أي موظف أو مستشار أو معتقد ثالث للطرف الآخر على ترك عمله أو تعاقد مع ذلك الطرف، دون موافقة كتابية مسبقة.

11. الملكية الفكرية

12.1 استخدام العلامات التجارية والشعارات: لا يجوز لأي من الطرفين استخدام العلامات التجارية أو علامات الخدمة أو الشعارات الخاصة بالطرف الآخر دون الحصول على موافقة الكتابية المسبقة. بالشأن الاستخدامات المتعددة مشاركة مشروع المشتركة، الإعلانات العامة، والعروض التجارية.

12.2 ترخيص حقوق الملكية الفكرية:

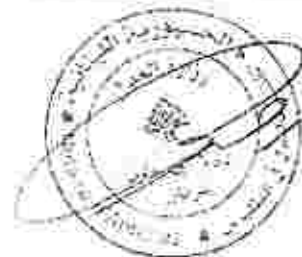
لا يمنح هذا الاتفاق أي ترخيص لأي مترف فيما يخص حقوق الملكية الفكرية للطرف الآخر، سواءً صفت أو صرامة. يجب أن يتم منح أي ترخيص بشكل صريح وكتابي.

12.3 عدم نقل حقوق الملكية الفكرية المنسقة:

لا ينقل أي بند في هذا الاتفاق أي مصلحة في حقوق الملكية الفكرية لأي من الطرفين المتساوية قبل بدء المشروع المشترك. ينعدم كل مترف بمنتهي حقوق الملكية الفكرية الخاصة به الموجودة قبل بدء المشروع.



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12.4 Notification of Infringement. Each Party shall promptly notify the other in writing upon becoming aware of any actual, threatened, or suspected infringement of the other Party's intellectual property rights used in connection with a Project under this Agreement.

12.5 Ownership of Intellectual Property Arising from the Joint Venture.

Each Party shall retain sole ownership of the intellectual property rights to its pre-existing products, solutions, and technologies contributed to the Joint Venture. Any developments, improvements, or modifications made during the implementation of the Joint Venture that are derived from or based on a Party's pre-existing intellectual property shall remain the sole property of that Party.

The Joint Venture shall not confer ownership of any newly developed or enhanced product, solution, or technology to either Party unless otherwise explicitly agreed in writing. Instead, each Party shall continue to exclusively own and control the intellectual property rights of its original contributions, as well as any associated enhancements arising directly from the Joint Venture activities.

12.6 Further Assurances. Each Party agrees to execute all documents and take all actions necessary to effectuate the ownership provisions outlined in this Section 12.

12.7 Survival. The provisions of this Section 12 shall survive the termination or expiration of this Agreement.

12.4 الاخطار بالINFRINGEMENT:
يجب على كل طرف اخطار الطرف الآخر كالتالي: بور غمه بـ
النهش على او مهدد او مشتبه به لحقوق الملكية الفكرية المعرف
الآخر المسئولة في المشروع.

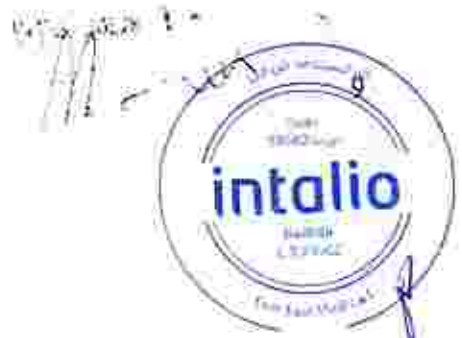
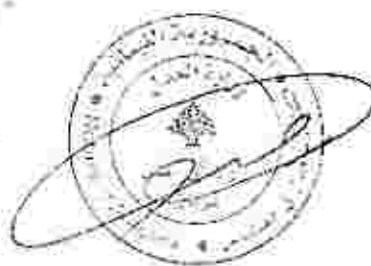
12.5 ملكية الملكية الفكرية: الثالثة عن المشروع المشتركة:

يحتفظ كل طرف بملكية حقوق الملكية الفكرية لمنتجه أو طرفيها
أو تجربة تجربة مسبقاً والتي تم تقديمها لمشروع المشترك،
أي تطويرات أو تحسينات أو تغييرات تمت أثناء تجربة المشروع
المشترك والتي تعود على أو تخصيص إلى الملكية الفكرية لأي
طرف، بستقل ملوك الطرف الذي تتم الملكية الفكرية الأصلية

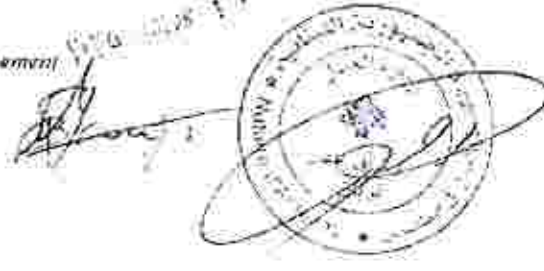
من خلال المشروع المشترك ملكية أي منتج أو حل أو تجربة جديدة
تم تقديمها أو تخصيصها لأي من الطرفين، مالم يتم الاتفاق على
ذلك مسبقاً كالتالي: بدلاً من ذلك، ينحصر كل طرف في امتلاك
والتحكم حصرياً في حقوق الملكية الفكرية لتجربة تخصيصه
الأصلية، وتحتاج أي تحسينات مرئية تنشأ مباشرةً من التجربة
المشتركة.

12.6 تأمين تضمين:
يوافق كل طرف على تضمين جميع الموافق وتحتاج جميع الإجراءات
لللارمة لتفعيل أحكام الملكية الموصحة في هذا القسم 12.

12.7 النهاية:
تظل أحكام هذا القسم سارية المفعول بعد انتهاء أو انتهاء هذا
الاتفاق.



<p>12. Further Actions. The Parties hereby agree to execute any further documents and to take any necessary actions to complete the formation of the Joint Venture.</p>	<p>12. الإجراءات لاصناع: يتحقق المطرد على تنفيذ أي وثائق اضافية واتخاذ أي اجراءات ضرورية لانهاء تشكيل المشروع المشترك.</p>
<p>13. Assignment. Neither Party may assign or transfer their respective rights or obligations under this Agreement without prior written consent from the other Party. Except that if the assignment or transfer is pursuant to a sale of all or substantially all of a Party's assets, or is pursuant to a sale of a Party's business, then no consent shall be required. In the event that an assignment or transfer is made pursuant to either a sale of all or substantially all of the Party's assets or pursuant to a sale of the business, then written notice must be given of such transfer within 10 days of such assignment or transfer.</p>	<p>13. التنازل: لا يجوز لأي طرف التنازل عن أو نقل حقوقه أو التزاماته بموجب هذا الاتفاق دون الحصول على موافقة كتابية مسبقة من طرف الآخر. يشترط أن التنازل أو التل نتاج عن بيع جميع أو معظم أصول لحد الطرفين، أو بيع أعماله التجارية، لا يطلب موافقة في حال تم التنازل أو التل نتيجة لأي من الحالات التالية، يخص تفاهم انتقال كافي بهم التل خلال 10 أيام من التنازل أو التل.</p>
<p>14. Governing Law and Jurisdiction. This Agreement shall be governed by and construed in accordance with the laws of the Lebanese Republic, without regard to its conflict of law principles. Any disputes arising out of or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of the Lebanese Republic.</p>	<p>14. القانون الحاكم وال اختصاص القضائي: يتحقق هذا الاتفاق ويفسر وفقاً لقوانين الجمهورية اللبنانية، دون النظر إلى مبادئ المعارض الدياريين. تحصل أي نزاعات شائعة على تعلق بها هذا الاتفاق للأختصاص القضائي المعماري لمحكمة الجمهورية اللبنانية.</p>
<p>15. Counterparts. This Agreement may be executed in several counterparts, each of which shall constitute an original and all of which, when taken together, shall constitute one agreement.</p>	<p>15. الشريحة: يمكن تنفيذ هذا الاتفاق في عدة نسخ، ويعتبر كل منها اتفاقاً، وعده جميعها تشكل اتفاقاً واحداً.</p>
<p>16. Severability. If any part or parts of this Agreement shall be held unenforceable for any reason, the remainder of this Agreement shall continue in full force and effect. If any provision of this Agreement is deemed invalid or unenforceable by any court of competent jurisdiction, and if</p>	<p>16. قابلية التفتيت: إذا تم افتراض أي جزء من هذا الاتفاق غير قابل للتنفيذ لأي سبب يظل باقي الاتفاق ساري المفعول تشكيل كامل. إذا افتراض أي جزء غير صالح أو غير قابل للتنفيذ من قبل محكمة ذات الاختصاص، واد: كان تقييد هذا الجزء يجعله صالح، لا يعتبر هذا الجزء محدوداً، وفقاً للذلك.</p>



limiting such provision would make the provision valid, then such provision shall be deemed to be construed as so limited.

17. Notice. Any notice required or otherwise given pursuant to this Agreement shall be in writing and mailed certified, return receipt requested, postage prepaid, or delivered by overnight delivery service, addressed as follows:

If to First Party: Ever East Med SAL
Roland Salameh
roland.salameh@intalio.com

If to Second Party: ASSENTIFY LTD
Mohamad Al Srouji, CEO
msrouji@assentify.com

If to Joint Venture:
Roland Salameh
roland.salameh@intalio.com

18. Headings. The headings for section herein are for convenience only and shall not affect the meaning of the provisions of this Agreement.

19. Entire Agreement. This Agreement constitutes the entire agreement between First Party and Second Party, and supersedes any prior understanding or representation of any kind preceding the date of this Agreement. There are no other promises, conditions, understandings or other agreements, whether oral or written, relating to the subject matter of this Agreement.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed the day and year first above written.

17. الإشعارات: يجب أن تكون أي إشعارات مطلوبة أو مكتوبة بموجب هذا الاتفاق مكتوبة و يتم إرسالها عبر البريد المضمن، مع إضافة استلام مطلوب، أو تسلبها عبر خدمة التوصيل الفورية، على العنوان التالي:

إذا كان إلى المطرف الأول:
Ever East Med SAL
شركة
رواند سلامه
roland.salameh@intalio.com

إذا كان إلى المطرف الثاني:
ASSENTIFY LTD
شركة
محمد السروجي، الرئيس التنفيذي
msrouji@assentify.com

إذا كان إلى المطرف الثالث:
رواند سلامه
roland.salameh@intalio.com

18. المحتوى: المغارات الواردة في الأقسام هنا هي التسليم للطرفين توزير على مفعى الأحكام الواردة في هذا الاتفاق.

19. الاتفاق الكامل: يشكل هذا الاتفاق الأتفاق الكامل بين المطرف الأول والمطرف الثاني، ويلغي أي تفاهم أو تعيين سابق من أي نوع يسبق تاريخ هذا الاتفاق، لا توحد وحدة أو شروط أو تأكيدت أو تغيرت أخرى، سواء كانت شفهية أو مكتوبة، تتعلق ب موضوع هذا الاتفاق.

وإبغاً لها تفهم، فالمطرفان يتفقان على هذا الاتفاق في اليوم والسنة
التالي إلهاً أعلاه.



First Party: EVER EAST MED SAL

الطرف الأول: شركة EVER EAST MED SAL

Signature:

Print name: Antoine Hraoui

Title: Chairman

SECOND PARTY: ASSENTIFY LTD

الطرف الثاني: شركة ASSENTIFY LTD

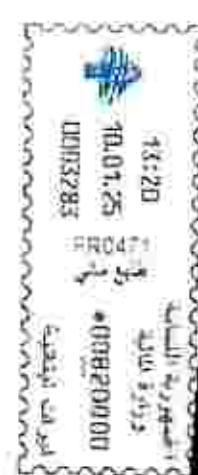
Signature:

Print name: Mohamad Al. Srouji

Title: Chief Executive Officer



نطر من المصادقة على صحة توقيع كل من السيد الطعون جورج هراوي، الثاني، مواليه بـ ٢٠٢٥٤٠٠٠٠١١٧٠٣٥٧، والدنه لوبي علوفوس، رقم السجل ١١٨ يسكن، حامل بطاقة هوية رقم ٠٠٠٠١١٧٠٣٥٧، ملخص على رسمه الشخصي، والسيد محمد سامي السروجي، الثالث، مواليه بتاريخ الاصدار ١٩٩٨/٧/٣٠، ملخص على رسمه الشخصي، والسيد جوار سفر رقم رقم LR3584200، بيروت ١٩٨٤/٨، والدنه ثالثي التحظر، رقم السجل ١٠٣ العززعة، حامل جواز سفر رقم رقم ٢٠٢٤٥٤٢١، صالح تذكرة ٢٠٢٤/٥/٢٠، ملخص على رسمه الشخصي، بصفتها المذكورة أعلاه حائزين على الأهلية القانونية، والتوقيعين أمني إزارولا نتالي أبي عقل قريان الكاتبة بتعديل في تعليقين بعد ثلاثة هذه الاتفاقية المختلقة من قائمها والعملة من التي عشر مفردة مفردة عليهم على موافقتهما على مضمونها بمحض إرادتهما وعلى كامل مسؤوليتها الجزائية وال民事ية وصدق مني وذلك في يوم الجمعة الواقع في العاشر من شهر كانون الثاني من عام ألفين وخمسة وعشرين،
الكاتبة العدل في انطلياس





REPUBLIC OF LEBANON
MINISTRY OF
TELECOMMUNICATIONS

The Minister

Reference: 2696/1/M

Date: 30 JUL 2025

Mr. Jad NASSIF
CEO
Mobile Interim Company 1
Parallel Towers
Dekwaneh, Beirut

Subject: OCR Onboarding Solution- Final Results

Dear Mr. NASSIF,

With reference to MIC1's letter No. MIC1/LT-MoT/CFO-PRO/1168-25 dated July 22, 2025, MoT approves hereby MIC1's request to expend a CAPEX amount up to \$1,347,389 and \$1,248,535 from MIC1 and MIC2 budgets respectively, for signing the two enclosed draft contracts: the first between the winner with MIC1, and the second between the winner and MIC2, in order to proceed with the implementation of the required OCR onboarding solutions.

This approval is conditional upon compliance with the terms and conditions of the Public Procurement Law (PPL). The payment modality shall remain under the sole responsibility of MIC1 and MIC2, as stated in letters No. 1997-23/1/M and 1998-23/1/M.

CHARLES HAGE
Charles Hage


Minister of Telecommunications




KM

URGENT



His Excellency Mr. Charles Hage
Minister of Telecommunications
Republic of Lebanon

Reference : MIC1/LT-MoT/CFO-PRO/1168-25
Subject : OCR Onboarding Solution – Final Results
Budget Y2025 : Capex -IT Expansion OCR onboarding solution
Date : July 22, 2025
Attachment : CD Containing: Suppliers' Commercial Offers
MIC1 and MIC2 Evaluation Sheets
MoT Letter ref. 4339-24 & 2696/1/M
List of Attendees
MIC1 and MIC2 Contracts

Your Excellency,

Further to MoT Letter ref. 4339-24 & 2696/1/M dated June 23, 2025, MIC 1 and MIC 2 have proceeded with the commercial opening of the received proposals for the qualified bidders for OCR Onboarding Solution, in the presence of participating bidders and MoT observers Mrs. Rana Hossari and Mr. Joseph Fadous on June 30, 2025, as per clause 54 of PPL and as per the enclosed list of Attendees.

Below are the final results of the required end to end scope set within the RFT including Digital and e-signatures as well as Online Activation required by MIC 1 solely. For further details please refer to the enclosed sheet.

MIC 1 Evaluation Method:

	SERTA	ASSENTIFY/INTALIO
Quoted price – 5 Years TCO	\$ 2,715,919	\$ 1,347,389
Total commercial weight (/50)	0.0%(*)	50.0%
Total technical weight (/50)	49.2%	48.9%
Total Combined Score/100	49.2%	98.9%

(*) SERTA commercial score is set "0" since the difference in prices versus the second bidder is more than the double.

MIC 2 Evaluation Method:

	SERTA	ASSENTIFY/INTALIO
Quoted price – 5 Years TCO	\$ 2,226,514	\$ 1,248,535
Total commercial weight (/50)	28.0%	50%
Total technical weight (/50)	48.8%	42.7%
Total Combined Score/100	76.9%	92.7%



Therefore, and as a result of the evaluation, we kindly seek MoT urgent approval on the total Capex amount of 1,347,389 USD (Excluding VAT) for MIC1 and 1,248,535 USD (Excluding VAT) for MIC2 in order to proceed, noting that the mentioned amount is payable cash in LBP at market rate on payment date and as per payment terms, as well as to approve the enclosed contracts, enabling us to move forward.

After receiving your approval and according to the PPL, an announcement of 10 days will be done on PPA as per article 24. This will be included in the periodic reports that will be sent to MoT and PPA.

Best Regards,

Jad Nassif
Chairman & CEO

SENT
23 JUL 2025
CEO OFFICE

1248535.00

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Intello Ever East Med 5A1

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2025 RELEASE UNDER E.O. 14176

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2025년까지 100% 재생에너지로 전환

Ghita - cico

76-010072

Contract Signature Approval

Date	5 November 2025	Supplier Name	Ever East Med S.A.L.
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Scope	To purchase an OCR and Data Cleaning Solution including hardware and software in addition to related services being installation, integration, training, maintenance and support") for enhancing the performance of MIC2's sales procedures through both physical and digital channels
Price	USD \$1,248,535.00 (Excluding VAT) 5 years TCO
Payment Term	As per contract
Term & Termination	As per contract

Department	Approved	Not Approved	Signature & Date	Comments
Business Owner	✓		✓ Nov 11.2025	
HoD	✓		✓ Nov. 11.25	
Finance Procurement	✓		✓ 11/11/2025	—
Legal Department	✓		✓ 30/11/2025	
Financial Accounting, Treasury & Tax	✓		✓ 30/11/2025	As per MoT approval
Finance Controls	✓		✓ 15-11-25	As per MoT approval
CFO				✓ As per MoT approval

MIC2 Letter Reference No	MoT Approval Reference No	Comments
MIC1/LT-MoT/CFO-PRO/1168-25 dated July 22, 2025	2696/1/M dated 30 July 2025	

Account Details:**Account name:** EVER EAST MED SAL**Account number:** 011062317001422**IBAN:** LB32009800000011062317001422**Swift:** CEDXLBBEXXX**Currency:** LBP**Bank Name:** Cedrus Bank SAL**Bank Address:** Lebanon, Ashrafiyah, Charles Malek Avenue, Cedrus Bank Bldg

EVER EAST MED s.a.l.
Capital: 500,000,000 LP fully paid up
T.R. /59562/ Baabda

ذكرى دمج

Corporate Circular Letter

Honor Sirs,

We have the pleasure to inform about some
amendments made to:

Ever East Med s.a.l

Registered at the register of commerce of
Baabda under the number 59562/1997 on
16/1/1997.

Object:

The object of our Company is to organize and produce Computer Programs for Companies and individuals through gathering information concerning them, and to distribute such programs by servers through data lines, to produce and design home pages, to host web sites and deal in all matters related to these activities in a direct or indirect way to participate in existing companies dealing in similar fields of activities.

Chairman of the Board of Directors:

The board of directors of EVER EAST MED S.A.L. is constituted from:

- Mr. Antoine Georges Hraoui
- Mr. Mansour Ibrahim Hebeika
- Mr. Hussein Ali Abdallah

The board of directors has elected Mr. Antoine Georges Hraoui as Chairman to the board who was granted the largest powers to this purpose.

The board of directors has also appointed Mr. Joseph Georges Hraoui as Assistant General Manager and has granted him with the same powers as the Chairman.

The authority of signature on behalf of the company belongs to its Chairman Mr. Antoine Georges Hraoui and to its Assistant General Manager Mr. Joseph Georges Hraoui.

Respectfully

٢/١

شركة أفر ايست مد م.ل.
رأسها /٥٠٠,٠٠٠,٠٠٠ دل منسوج كامل قيته
ن.٢٩/٢٢/ بعدنا

جريدة تجارية

حضره السادة المحترمين، ٢٠٢٠/١١/٢٠

تشرف بإعلامكم عن بعض التعديلات الحاملة في شركة

أفر ايست مد م.ل.
المسجل لدى دائرة السجل التجاري في بعدنا تحت رقم
١٩٩٧/٥٩٥٦٢ تاريخ ١٩٩٧/١١/١٦

موضوع الشركة:

إن موضوع الشركة هو شلّة إنتاج البرامج التطبيقية
للمؤسسات والأفراد عن طريق تجفيف المعلومات المتعلقة
بهم وتوزيع هذه البرامج بواسطة موزعها، المطومبية
(Serveurs) غير الخطوط المعلوماتية المتوفّرة وبالتالي
إنتاج وتصميم صفحات الاستقلال وتوزيع المعلومات في
أطراف شبكات الاتصالات المتوفّرة، وكل ما يتعلّق بهذا
الموضوع ويترافق معه بشكل مبتنى أو غير مبتنى
والافتراك بشركات قائلة تتعاطى نفس الموضوع.

رئيس مجلس الإدارة:

في مجلس إدارة شركة "أفر ايست مد م.ل." ينتمي من

- السيد انطوان جورج هراوي
- السيد منصور ابراهيم حبقة
- السيد حسين علي عواده

لانتخاب مجلس الإدارة السيد انطوان جورج هراوي رئيس مجلس
ومنه اوسع الصلاحيات لهذه الغاية.

ويعين مجلس الإدارة السيد جوزيف جورج هراوي مديرًا
على مساعدًا لرئيس مجلس الإدارة وليط بصلاحيات
الرئيس عند غيابه.

إن المذكورين بالتوقيع عن الشركة بالإتفاق هما هم
مجلس الإدارة السيد انطوان جورج هراوي والمدير العام
المساعد السيد جوزيف جورج هراوي.

واعتذرنا بقول الاحترام



في: 2025/10/17

جاتب شركة موبайл إنتريم كومباني رقم 2 ش.م.ل المحترمة
كتاب مقدم/من

شركة افر ايست م.د ش.م.ل المسجلة في السجل التجاري في بعبدا تحت رقم 59562
ممثلة برئيس مجلس ادارتها السيد أنطوان هراوي.

الموضوع: الالتزام برفع السرية المصرفية عن حساب الشركة عملاً بالأحكام قانون
المصرفي الصادر بتاريخ 1956/09/03 وتعديلاته، والقرار رقم
17 تاريخ 2020/5/12 الصادر عن مجلس الوزراء.

تحية طيبة وبعد،

لما كانت شركة افر ايست م.د ش.م.ل قد فازت بتاريخ 15 October 2025 بالمناقصة
العوممية التي أطلقتها شركتكم بموضوع OCR Onboarding solution
والترامماً مني بصفتي المذكورة أعلاه بدقير الشروط الذي على أساسه تقدمت بعرضي في
المناقصة المذكورة أعلاه،
و عملاً بالأحكام القانونية المذكورة أعلاه،

جئت بمحظ هذا الكتاب، أودعكم ربطاً تفاصيل الحساب المصرفي العائد للشركة الذي
ستقوم شركتكم بإيداع أو نقل إليه مبلغ من المال يمثل قيمة العقد الذي سوف يوقع فيما
يبين وبين شركتكم وذلك وفقاً لبنود هذا العقد، مقرأً في الوقت ذاته بأنه لا مانع لدى من
ذكر تلك التفاصيل في متن العقد المذكور رافعاً كل مسؤولية في هذا الخصوص عن
شركتكم وأو عن أي من الأجراء المستخدمين العاملين لديكم من أي نوع كانت ولاية
جهة ترتب.

وتفضوا بقبول الاحترام
رئيس مجلس الادارة
أنطوان هراوي

