

TERMS AND CONDITIONS OF SALE

Application of Terms and Conditions of Sale: Unless Customer has a written, signed, separate agreement with Maxdom Corporation, the following terms and conditions ("Terms and Conditions") shall govern the sale of Products by Maxdom Corporation to Customer and shall apply to all quotations and offers made and purchase orders accepted by Maxdom Corporation. Maxdom Corporation's acceptance of Customer's order is conditioned upon Customer's acceptance of these Terms and Conditions regardless of whether the Customer accepts them in writing, by implication or by acceptance of and payment for Product sold hereunder, and regardless of when Customer's purchase order or procurement document is issued or whether it precedes or follows issuance of these Terms and Conditions.

By purchasing Products, Customer agrees to be exclusively bound by and accepts these Terms and Conditions. All other terms and conditions contained on any order form or correspondence originated by Customer are null and void and without effect notwithstanding acceptance of the order by Maxdom Corporation. Maxdom Corporation's failure to object to provisions contained in any communication from Customer shall not be deemed a waiver of the provisions herein.

1. Definitions

"Customer" means any buyer of Products from Maxdom Corporation under these Terms and Conditions

"Shipment Date" means Maxdom Corporation's estimated shipment date as set forth in Maxdom Corporation's acknowledgment for Customer's purchase order.

"Standard Product(s)" means a product of the kind which Maxdom Corporation makes available to the general market.

2. Prices, Taxes, and Other Fees.

Prices will be based on Maxdom Price Quote dated August 12, 2013 and attached to this Agreement as Exhibit A. All prices are quoted in US dollars, unless agreed to otherwise in writing by Maxdom Corporation. Prices do not include freight-related costs, insurance costs, or customs clearance fees that may be applicable to the Products.

3. Payment Terms.

Except as Maxdom Corporation may advise Customer otherwise, payment terms are net thirty (30) days from invoice date. All payments shall be made in U.S. dollars. If partial shipments are requested by Customer, each shipment will constitute an independent transaction and will be separately invoiced. Customer shall pay for same in accordance with the specified payment terms without regard to other shipments, deduction, or setoff. Maxdom Corporation will invoice Customer upon shipment. Maxdom Corporation may invoice Customer immediately upon termination of any order. Customer shall bear all costs (including bank fees) associated with transmitting payments to Maxdom Corporation. Without limiting other remedies, all past due payments will accrue interest at one and a half percent (1.5%) per month on the unpaid balance, or the highest rate allowed by law. Customer will pay for all collection costs, attorneys' fees, and court costs incurred in the collection of past due amounts.

4. Delivery, Title, Risk of Loss.

Products will be delivered to customer Ship To Address information provided on purchase order. If Customer does not provide Maxdom Corporation with written shipping instructions in its purchase order, or the particular carrier and/or mode of shipment selected by Customer is not available at the time of shipment, Maxdom Corporation may select the carrier and mode of shipment without assuming any liability for loss, theft or delay. As applicable, title passes at the time risk of loss passes.

Any lead times or shipment dates (requested and/or quoted) provided by Maxdom Corporation are estimates only and Maxdom Corporation is not liable for any loss, damage, costs or expenses for any failure to deliver in accordance with the given lead time or shipment date.

5. Order Term.

The Order Term shall run for the period of time indicated on Price Quote dated 8/12/2013, and attached to this agreement as Exhibit A.

6. Rescheduling, Cancellation.

Reschedule: Customer shall not defer or reschedule any purchase order, or any portion thereof.

Cancellations: No purchase order or portion thereof may be cancelled which has been previously submitted by Customer. Except as Maxdom Corporation may advise Customer otherwise, other purchase orders for Products may

be cancelled, subject to the payment of a cancellation fee. The cancellation fee is a percentage of the value of the cancelled portion of the purchase order as 10% of the value of the purchase order.

7. Warranty and Disclaimer.

Maxdom Corporation makes no warranties with respect to Standard Product(s). As Maxdom is reselling Standard Product(s) made by other institutions, Customer will refer to any/all warranties issued by the relevant manufacturer of Standard Product(s), attached to this Agreement as Exhibit B.

8. Force Majeure.

Maxdom Corporation will have no liability for delays or failures in performance of any obligation under these Terms and Conditions that are caused by any act or occurrence that is beyond Maxdom Corporation's reasonable control, including, but not limited to, fire, flood, earthquake or other natural disaster, shortages of materials, labor disputes, war or civil disturbance, declared acts of terrorism, disruption of normal production, inadequate yield of products despite Maxdom Corporation's reasonable efforts, or an interruption of the means of transportation ("Force Majeure Events"). In such event, Maxdom Corporation's performance will be excused for the time that the Force Majeure Event continues.

9. Miscellaneous.

9.1 Waiver. No failure or delay on the part of either party in the exercise of any right or privilege hereunder shall operate as a waiver thereof or of the exercise of any other right or privilege hereunder, nor shall any single or partial exercise of any such right or privilege preclude other or further exercise thereof or of any other right or privilege.

9.2 Notice. Any notice or claim provided for herein shall be in writing and addressed to Maxdom Corporation as set forth below, and shall be given by personal delivery, effective upon delivery by mail.

Maxdom Corporation

7924 Hampton Meadows Lane

Chesterfield, VA 23832

U.S.A.

Connecticut Health Insurance Exchange dba Access Health CT

280 Trumbull Street

Hartford, CT 06105

Attn: General Counsel

9.3 This Agreement shall be governed and construed in accordance with the laws of the State of Connecticut, without regard to its conflicts of law principles. The parties irrevocably consent to the exclusive jurisdiction and venue of any state or federal court of competent jurisdiction in Hartford County, Connecticut in any action, suit, or other proceeding arising out of or relating to this Agreement, and waive any objection to venue based on the grounds of *forum non conveniens* or otherwise.

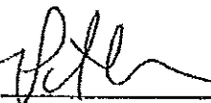
9.4 This Agreement shall be binding upon and inure to the benefit of the parties and their respective successors and permitted assigns. Notwithstanding the foregoing, Maxdom Corporation may not assign this Agreement or delegate its duties without Customer's prior written permission. Any other assignment in violation of this provision will be null and void. Customer may transfer or assign its rights and obligations under this Agreement without the prior written consent of Maxdom. This Agreement shall not be binding on Customer, and Customer shall assume no liability for payment for goods or services, unless and until a copy of the Agreement, executed on behalf of each party, is delivered by Customer to Maxdom Corporation.

9.5 Entire Agreement. These Terms and Conditions embody the final, complete and exclusive agreement between the parties. These Terms and Conditions may not be amended by Customer without prior written consent of Maxdom Corporation.

IN WITNESS WHEREOF, this Agreement has been read and signed by the duly authorized representative of each party.

THE CONNECTICUT HEALTH
INSURANCE EXCHANGE
d/b/a ACCESS HEALTH CT

MAXDOM CORPORATION

By:  _____

Name: Peter Van Loon

Title: COO

Date: 15 AUG 13

By:  _____

Name: RYAN CLARK

Title: PRESIDENT

Date: 19 AUG 2013

Exhibit A

QUOTE

Maxdom Corp.
 113 Robinson Dr
 Greendale, RI 07025
 Phone: 701-347-3172



DATE:	8/12/2013
QUOTE #	TC77946
Customer ID	
Valid Until:	9/12/2013

Prepared by: Eric Longo

Customer Information:

Contact Name: Steve Casey
 Customer Name: State of Connecticut
 Address: 101 E River Dr East
 City, ST, ZIP: Hartford, CT 06108
 Email: Steve.Casey@ct.gov

INITIAL PURCHASE

QTY	SKU	DESCRIPTION	UNIT MSRP	DISCOUNT	UNIT PRICE	EXTENDED PRICE
4000	SYMC-21270320	SYMC VALIDATION AND ID PROTECTION SERVICE AUTHENTICATION SERVICE 1K-4999 USERS PER USER GOV BAND S 36 MONTHS	\$ 27.00	-50.9%	\$ 13.25	\$ 53,000.00
1	SYMC-21270339	SYMC VALIDATION AND ID PROTECTION SERVICE ENTERPRISE 1K-4999 USERS GOV BAND S PLATINUM 12 MONTHS	\$10,000.00	-20.0%	\$ 8,000.00	\$ 8,000.00
1	SYMC-21274101	SYMC VALIDATION AND ID PROTECTION SERVICE ACCOUNT SETUP GOV BAND S	\$ 3,000.00	-36.0%	\$ 1,920.00	\$ 1,920.00
Subtotal						\$ 64,200.00

INCREMENTAL FUTURE PURCHASES (OPTIONAL)

QTY	SKU	DESCRIPTION	UNIT MSRP	DISCOUNT	UNIT PRICE	EXTENDED PRICE
500	SYMC-21270370	** CAN BE ACQUIRED ANYTIME (NOT CALCULATED INTO PRIAL TOTAL) SYMC VALIDATION AND ID PROTECTION SERVICE AUTHENTICATION SERVICE 1K-4999 USERS PER USER GOV BAND S 36 MONTHS	\$ 27.00	-50.9%	\$ 13.25	\$ 6,625.00
Subtotal						\$ 6,625.00

TERMS AND CONDITIONS:

- Customer will be billed after indicating acceptance of this quote
- Payment will be due Net 30 from date of executed purchase order
- Please sign price quote and remit together with purchase order

Customer acceptance (Sign below):

[Signature]

x _____
 Print Name: _____

Subtotal	\$ 64,200.00
Taxable	\$ -
Tax rate	
Tax due	\$ -
Other	\$ -
TOTAL Due	\$ 64,200.00

If you have any questions about this price quote, please contact
 Eric Longo | elongo@maxdomco.com

Thank You For Your Business!