

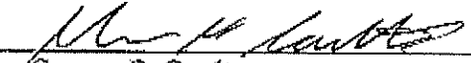
Amendment No. 60
to the Comprehensive Infrastructure Agreement

Amendment No. 60 (in accordance with this Paragraph) on or before 5 p.m. on June 25, 2010. If either Party provides the above written notice of partial cancelation, then this Amendment No. 60 shall survive, except for the following provisions of this Amendment No. 60, which provisions shall expire on June 25, 2010: (a) the three-year extension of the Agreement; (b) the shortened formula for Contract Year 10 COLA (4.75%) (but the Contract Year 10 COLA shall be calculated as in other Contract Years); (c) the changes to Resolution Fees and Disentanglement Fees; and (d) the mutual release of claims specified in Paragraph 57 (but each Party shall be deemed to have reserved all of its claims against the other Party and no accord and satisfaction or other factual or legal inference shall be deemed to arise from the fact that the Parties had previously agreed to the canceled provisions). In no event will either Party seek a double recovery for any claims so reserved. In the event of such partial cancelation, the parties understand that the Disentanglement and Resolution Fees will be subsequently adjusted, in a manner consistent with the adjustments made under Amendment 60 which include adjustments for revised billing profiles and Vendor cost incurred for additional quantities, to reflect (a) and (b) above, and notwithstanding Paragraph 58, this Amendment No. 60 shall not be construed as an accord and satisfaction, waiver, release, or other surrender of any of Vendor's claims as to excess storage or underlicensing of Microsoft software.

The Parties have executed this Agreement on the dates indicated below:

Executed by:

The Commonwealth of Virginia

By: 
Name: George F. Coulter
Title: Chief Information Officer

Date: March 31, 2010

Northrop Grumman Systems Corporation

By: 
Name: Cynthia Hyland
Title: Vice President, Contracts, Pricing
and Supply Chain

Date: March 31, 2010