

**INDEPENDENT CONTRACTOR AGREEMENT FOR TECHNICAL SUPPORT SERVICES
BY AND BETWEEN
SAN JOSÉ UNIFIED SCHOOL DISTRICT
AND
DASHER TECHNOLOGIES DBA PELLERA TECHNOLOGIES**

This Independent Contractor Agreement for Technical Support Services (“Agreement”) is made as of October 30, 2025, between the **San José Unified School District** (“District”) and **Dasher Technologies dba Peller Technologies** (“Contractor”). The District and Contractor may be individually referred to herein as a “Party” or collectively referred to herein as the “Parties.”

WHEREAS, the District is authorized by Section 53060 of the California Government Code to contract with and employ any persons for the furnishing of special services and advice in financial, economic, accounting, engineering, legal or administrative matters, if those persons are specially trained and experienced and competent to perform the special services required;

WHEREAS, the District requires such services and advice and the Contractor warrants that it is specially trained, licensed and experienced and competent to perform the services required by the District;

WHEREAS, the Contractor agrees to perform the Services described in this Agreement in accordance with the standards of its profession, to District’s satisfaction, and in accordance with this Agreement.

NOW, THEREFORE, the Parties agree as follows:

1. **Services.** Contractor shall provide the District with HPE Aruba Technical Support services as more fully described in **Exhibit A**, attached hereto and incorporated herein by this reference (“Services” or “Work”).
2. **Term.** Contractor shall commence providing services under this Agreement on **November 1, 2025** (“Effective Date”) and will diligently perform as required or requested by District as applicable. The term for these services shall expire on **October 31, 2030**. This Agreement may be extended upon mutual approval of both parties on an annual basis to the extent permissible under applicable law, and based on the approval of the District’s Governing Board.
3. **Submittal of Documents.** The Contractor shall not commence the Work under this Agreement until the Contractor has submitted and the District has approved the certificate(s) and affidavit(s), and the endorsement(s) of insurance required as indicated below:
 - 3.1. Signed Agreement
 - 3.2. Contractor Certification
 - 3.3. Insurance Certificates & Endorsements
 - 3.4. W-9 Form
4. **Compensation.** District agrees to pay the Contractor for Services satisfactorily rendered pursuant to this Agreement, at the rates indicated and as more specifically described in **Exhibit B (“Schedule of Fees and Charges”)**, on an hourly basis and a per-item basis, as applicable, and up to a **maximum amount not-to-exceed One Hundred Sixty-Eight Thousand Four Hundred Thirty-Six Dollars and Fourteen Cents (\$168,436.14) (“Estimated Fee”)**. District shall pay Contractor only for all undisputed amounts within thirty (30) days after the Contractor submits an invoice to the District for Work actually completed and after the District’s written approval of the Work, or the portion of the Work for which payment is to be made.
5. **Expenses.** District shall not be liable to Contractor for any costs or expenses paid or incurred by Contractor in performing the Work.
6. **Materials.** Contractor shall furnish, at his/her own expense, all labor, materials, equipment, supplies and other items necessary to complete the services to be provided pursuant to this Agreement.
7. **Independent Contractor.** Contractor, in the performance of this Agreement, shall be and act as an independent contractor. Contractor understands and agrees that he/she and all of his/her employees shall not

be considered officers, employees, agents, partner, or joint venture of the District, and are not entitled to benefits of any kind or nature normally provided employees of the District and/or to which District's employees are normally entitled, including, but not limited to, State Unemployment Compensation or Worker's Compensation. Contractor shall assume full responsibility for payment of all federal, state and local taxes or contributions, including unemployment insurance, social security and income taxes with respect to Contractor's employees.

8. Standard of Care.

- 8.1. Contractor represents that Contractor has the qualifications and ability to perform the Services in a professional manner, without the advice, control or supervision of District. Contractor's Services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of its profession for services to California school districts. Contractor's Services will be performed with due care and in accordance with applicable law, code, rule, regulation, and/or ordinance.
- 8.2. Contractor hereby represents that it possesses the necessary professional capabilities, qualifications, licenses, skilled personnel, experience, expertise, and financial resources, and it has available and will provide the necessary equipment, materials, tools, and facilities to perform the Services in an efficient, professional, and timely manner in accordance with the terms and conditions of the Agreement.
- 8.3. Contractor shall be responsible for the professional quality, technical accuracy, completeness, and coordination of the Services, and Contractor understands that the District relies upon such professional quality, accuracy, completeness, and coordination by Consultant in performing the Services.
- 8.4. Contractor shall ensure that any individual performing work under the Agreement requiring a California license shall possess the appropriate license required by the State of California. All personnel shall have sufficient skill and experience to perform the work assigned to them.

9. Originality of Services. Contractor agrees that all technologies, formulae, procedures, processes, methods, writings, ideas, dialogue, compositions, recordings, teleplays and video productions prepared for, written for, or submitted to the District and/or used in connection with this Agreement, shall be wholly original to Contractor and shall not be copied in whole or in part from any other source, except that submitted to Contractor by District as a basis for such services.

10. Copyright/Trademark/Patent. Contractor understands and agrees that all matters produced under this Agreement shall become the property of District and cannot be used without District's express written permission. District shall have all right, title and interest in said matters, including the right to secure and maintain the copyright, trademark and/or patent of said matter in the name of the District. Contractor consents to use of Contractor's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and in any medium.

11. Termination.

- 11.1. **Without Cause by District.** District may, at any time, with or without reason, terminate this Agreement and compensate Contractor only for services satisfactorily rendered to the date of termination. Written notice by District shall be sufficient to stop further performance of services by Contractor. Notice shall be deemed given when received by the Contractor or no later than three days after the day of mailing, whichever is sooner.
- 11.2. **With Cause by District.** District may terminate this Agreement upon giving of written notice of intention to terminate for cause. Cause shall include:
 - 11.2.1. material violation of this Agreement by the Contractor; or
 - 11.2.2. any act by Contractor exposing the District to liability to others for personal injury or property damage; or
 - 11.2.3. Contractor is adjudged a bankrupt, Contractor makes a general assignment for the benefit of creditors or a receiver is appointed on account of Contractor's insolvency.

Written notice by District shall contain the reasons for such intention to terminate and, unless within three (3) calendar days after that notice the condition or violation shall cease or satisfactory arrangements for the correction thereof be made, this Agreement shall upon the expiration of the three (3) calendar days cease and terminate. In the event of this termination, the District may secure the required Services from another Contractor. If the expense, fees, and/or costs to the District exceeds the cost of providing the Services pursuant to this Agreement, the Contractor shall immediately pay the excess expense, fees, and/or costs to the District upon the receipt of the District's notice of these expenses, fees, and/or costs. The foregoing provisions are in addition to and not a limitation of any

other rights or remedies available to District.

- 11.3. **With Cause by Contractor.** The Contractor has the right to terminate this Agreement if the District does not fulfill its material obligations under this Agreement and fails to cure such material default within sixty (60) days, or if the default cannot be cured within sixty (60) days, commence to cure such default, diligently pursue such cure, and complete the cure within a reasonable time following written notice and demand from Contractor. Such termination shall be effective after receipt of written notice from Contractor to the District.
 - 11.4. Upon termination, Contractor shall provide the District with all documents produced maintained or collected by Contractor pursuant to this Agreement, whether or not such documents are final or draft documents.
 - 11.5. **Termination for Non-Appropriation of Funds.** The continuation of this Agreement is contingent upon the appropriation of funds to fulfill the requirements of the Agreement by the District. If the District fails to appropriate sufficient monies to provide for the continuation of the Agreement, or if appropriations to the District are reduced and the effect of such reduction is to provide insufficient monies for the continuation of the Agreement, the Agreement shall terminate on the date of the beginning of the first fiscal year for which funds have not been appropriated. Contractor will only be entitled to payment for deliverables that have been satisfactorily completed as of the termination date.
12. **Force Majeure Clause.** Contractor shall be excused from performance hereunder during the time and to the extent that it is prevented from obtaining delivery, or performing by act of God, fire, strike, loss, or shortage of transportation facilities, lock-out, commandeering of materials, product, plant, or facilities by the government, or pandemic (collectively a "Force Majeure Event") when satisfactory evidence thereof is presented to the District, provided that it is satisfactorily established that the non-performance is not due to the fault or neglect of the Contractor. Any delay associated with a Force Majeure Event, or any federal, state, or local order relating thereto, shall not be considered a Force Majeure Event unless it renders Consultant's performance of the Services impossible, and that event was not reasonably foreseeable at the time Contractor executed this Agreement.
 13. **Indemnification.** To the furthest extent permitted by California law, Contractor shall defend, indemnify, and hold free and harmless the District, its agents, representatives, officers, consultants, employees, trustees, and volunteers ("the indemnified parties") from any and all claims, demands, causes of action, costs, expenses, liability, loss, damage or injury of any kind, in law or equity, including without limitation the payment of all consequential damages ("Claim"), arising out of, pertaining to or relating to, in whole or in part, the negligence, recklessness, errors or omissions, or willful misconduct of Contractor, its officials, officers, employees, subcontractors, consultants, or agents directly or indirectly arising out of, connected with, or resulting from the performance of the Services or from any activity, work, or thing done, permitted, or suffered by the Contractor in conjunction with this Agreement. The District shall have the right to accept or reject any legal representation that Contractor proposes to defend the indemnified parties.
 14. **Release.** Contractor acknowledges that it is voluntarily and freely entering into this Agreement and to perform the Services which may require Contractor to enter upon and into the District's site(s) or property(ies) ("Premises"). Contractor further acknowledges that Contractor's use of the Premises may result in Contractor's exposure to and illness from infectious disease including, but not limited to, MSRA, influenza and COVID-19 (collectively "Infectious Disease"). Contractor further acknowledges the dangers involved with providing the Services and, with full knowledge of these dangers, voluntarily agrees to assume all risks of bodily injury, death, or property damage, whether those risks are known or unknown. Contractor hereby releases the District, its agents, representatives, officers, consultants, employees, trustees, and volunteers from any and all liabilities, causes of action, lawsuits, claims, demands, or damages of any kind whatsoever that Contractor, its staff, participants, relatives, children, spouse, partner, household members, family members, employees, guests, invitees, volunteers, agents, consultants and any other person tracing exposure or illness to Contractor, now have, or may have in the future, for injury, trauma, illness, loss, unwanted contact, harassment, disability, death or property damages related to being exposed to or contracting an Infectious Disease while using the Premise for the performance of the Services.
 15. **Insurance.**
 - 15.1. The Contractor shall procure and maintain at all times it performs any portion of the Services the following insurance with minimum limits equal to the amount indicated below.

- 15.1.1. **Commercial General Liability and Automobile Liability Insurance.** Commercial General Liability Insurance and Any Auto Automobile Liability Insurance that insure against all claims of bodily injury, property damage, personal injury, death, advertising injury, and medical payments arising from Contractor’s performance of any portion of the Services. (Form CG 0001 and CA 0001)
- 15.1.2. **Workers’ Compensation and Employers’ Liability Insurance.** Workers’ Compensation Insurance and Employers’ Liability Insurance for all of its employees performing any portion of the Services. In accordance with provisions of section 3700 of the California Labor Code, the Contractor shall be required to secure workers’ compensation coverage for its employees. If any class of employee or employees engaged in performing any portion of the Services under this Agreement are not protected under the Workers’ Compensation Statute, adequate insurance coverage for the protection of any employee(s) not otherwise protected must be obtained before any of those employee(s) commence performing any portion of the Services.
- 15.1.3. **Professional Liability (Errors and Omissions).** Professional Liability (Errors and Omissions) Insurance as appropriate to the Contractor’s profession.

Type of Coverage	Minimum Requirement
Commercial General Liability Insurance , including Bodily Injury, Personal Injury, Property Damage, Advertising Injury, and Medical Payments	
Each Occurrence	\$ 1,000,000
General Aggregate	\$ 2,000,000
Automobile Liability Insurance - Any Auto	
Each Occurrence	\$ 1,000,000
General Aggregate	\$ 2,000,000
Cyber Tech E&O	
Each Occurrence	\$2,000,000
General Aggregate	\$2,000,000
Professional Liability	\$ 2,000,000
Workers Compensation	Statutory Limits
Employer’s Liability	\$ 1,000,000

- 15.2. **Proof of Carriage of Insurance.** The Contractor shall not commence performing any portion of the Services until all required insurance has been obtained and certificates indicating the required coverage’s have been delivered in duplicate to the District and approved by the District. Certificates and insurance policies shall include the following:
 - 15.2.1. A clause stating: “This policy shall not be canceled or reduced in required limits of liability or amounts of insurance until notice has been mailed to the District, stating date of cancellation or reduction. Date of cancellation or reduction shall not be less than thirty (30) days after date of mailing notice.”
 - 15.2.2. Language stating in particular those insured, extent of insurance, location and operation to which insurance applies, expiration date, to whom cancellation and reduction notice will be sent, and length of notice period.
 - 15.2.3. An endorsement stating that the District and its representatives, employees, trustees, officers, and volunteers are named additional insureds under all policies except Workers’ Compensation Insurance, Professional Liability, and Employers’ Liability Insurance. An endorsement shall also state that Contractor’s insurance policies shall be primary to any insurance or self-insurance maintained by District.
 - 15.2.4. All policies shall be written on an occurrence form, except for Professional Liability which shall be on a claims-made form.
- 15.3. **Acceptability of Insurers.** Insurance is to be placed with insurers with a current A.M. Best’s rating of no less than A: VII, unless otherwise acceptable to the District.

16. **Assignment.** The obligations of the Contractor pursuant to this Agreement shall not be assigned by the Contractor.

17. **Compliance with Applicable Laws.** In performing services under this Agreement, Contractor shall comply with all applicable legal requirements. Contractor must complete and sign the Contractor Certifications attached as Exhibit C when Contractor submits this Agreement to the District. It shall be the sole responsibility of Contractor to obtain any needed business licenses, certificates, permits to conduct business to meet the terms of this Agreement.

Contractor shall give all notices required by any law, ordinance, rule and regulation bearing on conduct of the Work as indicated or specified. If Contractor observes that any of the Work required by this Agreement is at variance with any such laws, ordinance, rules or regulations, Contractor shall notify the District, in writing, and, at the sole option of the District, any necessary changes to the scope of the Work shall be made and this Agreement shall be appropriately amended in writing, or this Agreement shall be terminated effective upon Contractor's receipt of a written termination notice from the District. If Contractor performs any work that is in violation of any laws, ordinances, rules or regulations, without first notifying the District of the violation, Contractor shall bear all costs arising therefrom.

18. **Permits/Licenses.** Contractor and all Contractor's employees or agents shall secure and maintain in force such permits and licenses as are required by law in connection with the furnishing of services pursuant to this agreement.
19. **Safety and Security.** Contractor is responsible for maintaining safety in the performance of this Agreement. Contractor shall be responsible to ascertain from the District the rules and regulations pertaining to safety, security, and driving on school grounds, particularly when children are present. Contractor is responsible to comply with Santa Clara County Public Health's guidelines concerning the Novel Coronavirus (COVID-19). Contractor or Site Coordinators must sign-in and sign-out at the front office using the District approved visitor system. Failure to sign-in and sign-out will be considered a non-service/non billable day.
20. **Employment with Public Agency.** Contractor, if an employee of another public agency, agrees that Contractor will not receive salary or remuneration, other than vacation pay, as an employee of another public agency for the actual time in which services are actually being performed pursuant to this Agreement.
21. **Anti-Discrimination.** It is the policy of the District that in connection with all work performed under Contracts there be no discrimination against any employee engaged in the work because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status and therefore the Contractor agrees to comply with applicable Federal and California laws including, but not limited to the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735. In addition, the Contractor agrees to require like compliance by all its subcontractor(s).
22. **Audit.** Contractor shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of Contractor transacted under this Agreement. Contractor shall retain these books, records, and systems of account during the Term of this Agreement and for five (5) years thereafter. Contractor shall permit the District, its agent, other representatives, or an independent auditor to audit, examine, and make excerpts, copies, and transcripts from all books and records, and to make audit(s) of all billing statements, invoices, records, and other data related to the Services covered by this Agreement. Audit(s) may be performed at any time, provided that the District shall give reasonable prior notice to Contractor and shall conduct audit(s) during Contractor's normal business hours, unless Contractor otherwise consents.
23. **District's Evaluation of Contractor and Contractor's Employees and/or Subcontractors.** The District may evaluate the Contractor in any manner which is permissible under the law. The District's evaluation may include, without limitation:
- 23.1. Requesting that District employee(s) evaluate the Contractor and the Contractor's employees and subcontractors and each of their performance.
 - 23.2. Announced and unannounced observance of Contractor, Contractor's employee(s), and/or subcontractor(s).

- 23.3. Consultant agrees to remove or re-assign its employees as may be reasonably requested by the District as a result of the District's evaluation. The District shall provide its request in writing, convey the basis for its request and provide reasonable time for Consultant to satisfy the District's request.
24. **Limitation of District Liability.** Other than as provided in this Agreement, District's financial obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, in no event, shall District be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost profits or revenue, arising out of or in connection with this Agreement for the services performed in connection with this Agreement.
25. **Disputes:** In the event of a dispute between the parties as to performance of Work, Agreement interpretation, or payment, the Parties shall attempt to resolve the dispute by negotiation and/or mediation, if agreed to by the Parties. Pending resolution of the dispute, Contractor shall neither rescind the Agreement nor stop Work.
26. **Confidentiality.** The Contractor and all Contractor's agents, personnel, employee(s), and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services. This requirement to maintain confidentiality shall extend beyond the termination of this Agreement.
27. **Notice.** Any notice required or permitted to be given under this Agreement shall be deemed to have been given, served, and received if given in writing and either personally delivered or sent by overnight delivery service, or facsimile transmission, addressed as follows:

San José Unified School District
Attn: Purchasing & Contract Management
855 Lenzen Avenue
San Jose, CA 95126

Dasher Technologies dba Peller Technologies
Attn: Angela Armstrong
675 Campbell Technology Parkway
Suite 100
Campbell, Ca 95008

Any notice personally given shall be effective upon receipt. Any notice sent by overnight delivery service shall be effective the business day next following delivery thereof to the overnight delivery service.

28. **Integration/Entire Agreement of Parties.** This Agreement constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both Parties.
29. **California Law.** This Agreement shall be governed by and the rights, duties and obligations of the Parties shall be determined and enforced in accordance with the laws of the State of California. The Parties further agree that any action or proceeding brought to enforce the terms and conditions of this Agreement shall be maintained in the California county in which the District's administration offices are located.
30. **Provisions Required by Law Deemed Inserted.** Each and every provision of law and clause required by law to be inserted in this Agreement shall be deemed to be inserted herein and this Agreement shall be read and enforced as though it were included therein.
31. **Authority of Executing Officer or Party.** By signing below, the signer represents that it has the legal right, power, and authority to enter into and execute this Agreement and to bind the Party on whose behalf the signer executes this Agreement.
32. **Waiver.** The waiver by either party of any breach of any term, covenant, or condition herein contained shall not be deemed to be a waiver of such term, covenant, condition, or any subsequent breach of the same or any other term, covenant, or condition herein contained.
33. **Severability.** If any term, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.

34. **Incorporation of Recitals and Exhibits.** The Recitals and each exhibit attached hereto are hereby incorporated herein by reference.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date that is later of the two dates set forth below.

San José Unified School District

Date:

By:

Tracy Morrison

Director, Procurement

A blue ink signature of Tracy Morrison, consisting of the letters 'UN' in a stylized, cursive font, enclosed within a blue rectangular box with rounded corners. The letters 'DS' are printed in small font at the top left of the box.

Dasher Technologies dba Peller Technologies

Date: 11/12/2025

By:

A blue ink signature of Carlos Carreira, written in a cursive script, enclosed within a blue rectangular box with rounded corners. The text 'Signed by:' is printed in small font at the top left of the box, and a long alphanumeric string '662D0EC52C3F482...' is printed at the bottom.

Carlos Carreira

Vice President, Revenue Operations

EXHIBIT A

Scope of Services

The Contractor shall provide the District with HPE Aruba Technical Support services under the HPE Foundation Care Next Business Day Exchange (EDU/R) program for a term of five (5) years, commencing on November 1, 2025, and ending on October 31, 2030.

The support services shall include the following:

- **Hardware Replacement Support:** Provision of next business day exchange for defective hardware components covered under the HPE Foundation Care NBD Exchange service.
- **Software Technical Support:** Access to HPE technical resources for troubleshooting, problem resolution, and technical guidance for covered HPE Aruba products.
- **Software Updates Support:** Access to software patches, updates, and version upgrades released by HPE during the support term.

All services shall be performed in accordance with the applicable HPE Foundation Care service descriptions and policies in effect at the time of service delivery.

EXHIBIT B

Schedule of Fees and Charges

Method of Payment

1. Contractors shall submit annual invoices on a form and in the format approved by the District, consistent with the pricing and terms set forth in the Contractor's Quote, which is attached hereto and incorporated herein by reference. Each invoice shall provide sufficient detail for the District to verify the time and materials expended by each person or subcontractor providing Services.
2. Contractor shall submit these invoices electronically to the District via the District's authorized representative.
3. Upon receipt and approval of Contractor's invoices, the District agrees to make payments on all undisputed amounts within thirty (30) days of receipt of the invoice.



HPE Aruba 5YR Renewal Annual Billing - Support co-termed to 10/31/2030

Quote #: QUO-DSH072946

Version: 1
 Quote Date: 10/31/2025
 Expiration Date: 11/01/2025
 Payment Terms: Net 30

Angela Armstrong
 Account Executive
 angela.armstrong@pellera.com

Dasher Technologies, a Pellera Company
 675 Campbell Technology Parkway
 Campbell, CA 95008

Bill To:

San Jose Unified School District
 855 Lenzen Ave
 San Jose, CA 95126-2736
 Patrick Scanlan

pscanlan@sjusd.org

Ship To:

San Jose Unified School District
 855 Lenzen Ave
 San Jose, CA 95126-2736
 Patrick Scanlan

pscanlan@sjusd.org

Year 1 - San Jose Unified School District, 855 Lenzen Ave, San Jose, California, 95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
		HPE FC NBD Exchange EDU/R SVC								
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$471.89	\$471.89
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$471.89	\$471.89
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JL075A	Aruba 3810M 16SFP+ 2-slot Swch	SG62GYY3H6	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$152.34	\$152.34



Year 1 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	J9822A	Aruba 5412R z12 Switch	SG50G4B0RH	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$193.06	\$193.06
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	J9822A	Aruba 5412R z12 Switch	SG50G4B13K	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$193.06	\$193.06
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$1,491.41	\$1,491.41
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$1,491.41	\$1,491.41
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JL075A	Aruba 3810M 16SFP+ 2-slot Swch	SG62GY3H6	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$319.72	\$319.72
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	J9822A	Aruba 5412R z12 Switch	SG50G4B0RH	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$434.74	\$434.74
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	J9822A	Aruba 5412R z12 Switch	SG50G4B13K	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$434.74	\$434.74



Year 1 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW587AAE	Aruba ClearPass Gst 500 EP Lic E-LTU	C0000006206	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$372.08	\$372.08
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW487AAE	Aruba Cntrlr PEF 2048 AP License E-LTU	L0000185328	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$4,104.67	\$4,104.67
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW553AAE	Aruba AirWave 2500 Device Lic E-LTU	W0000033628	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$4,543.27	\$4,543.27
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW528AAE	Aruba Cntrlr 2048 AP Capacity Lic E-LTU	L0000193671	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$5,626.34	\$5,626.34
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW580AAE	Aruba ClearPass OB 2500 Dev Lic E-LTU	C0000006205	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$1,911.66	\$1,911.66
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW581AAE	Aruba ClearPass OB 5K Dev Lic E-LTU	C0000006204	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$3,030.54	\$3,030.54



Year 1 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$509.93	\$509.93
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$509.93	\$509.93
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW587AAE	Aruba ClearPass Gst 500 EP Lic E-LTU	C0000006206	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$130.41	\$130.41
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW487AAE	Aruba Cntrlr PEF 2048 AP License E-LTU	L0000185328	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$1,285.09	\$1,285.09
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW553AAE	Aruba AirWave 2500 Device Lic E-LTU	W0000033628	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$1,419.36	\$1,419.36
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW528AAE	Aruba Cntrlr 2048 AP Capacity Lic E-LTU	L0000193671	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$1,750.54	\$1,750.54
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW580AAE	Aruba ClearPass OB 2500 Dev Lic E-LTU	C0000006205	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$604.81	\$604.81
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW581AAE	Aruba ClearPass OB 5K Dev Lic E-LTU	C0000006204	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$953.90	\$953.90



Year 1 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
		HPE FC 24x7 EDU/R SVC								
1	H9PX5AC_HA158AC	HPE FC 24x7 EDU/R SVC_HPE Software Technical Unlimited Support	JY897AAE	Aruba MCR-VA -5K Mobility Condtr E-LTU	PRSW2301838134	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$1,416.22	\$1,416.22
1	H9PX5AC_HA156AC	HPE FC 24x7 EDU/R SVC_HPE Software Updates SVC	JY897AAE	Aruba MCR-VA -5K Mobility Condtr E-LTU	PRSW2301838134	11/1/2025	10/31/2026	855 Lenzen Ave San Jose, CA 95126	\$453.63	\$453.63

Subtotal: **\$34,276.64**

Year 2 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
		HPE FC NBD Exchange EDU/R SVC								
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$490.77	\$490.77
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$490.77	\$490.77
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JL075A	Aruba 3810M 16SFP+ 2-slot Swch	SG62GY3H6	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$171.22	\$171.22



Year 2 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	J9822A	Aruba 5412R z12 Switch	SG50G4B0RH	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$211.95	\$211.95
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	J9822A	Aruba 5412R z12 Switch	SG50G4B13K	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$211.95	\$211.95
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$1,510.30	\$1,510.30
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$1,510.30	\$1,510.30
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JL075A	Aruba 3810M 16SFP+ 2-slot Swch	SG62GY3H6	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$338.60	\$338.60
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	J9822A	Aruba 5412R z12 Switch	SG50G4B0RH	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$453.62	\$453.62
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	J9822A	Aruba 5412R z12 Switch	SG50G4B13K	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$453.62	\$453.62



Year 2 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW587AAE	Aruba ClearPass Gst 500 EP Lic E-LTU	C0000006206	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$390.97	\$390.97
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW487AAE	Aruba Cntrlr PEF 2048 AP License E-LTU	L0000185328	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$4,123.55	\$4,123.55
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW553AAE	Aruba AirWave 2500 Device Lic E-LTU	W0000033628	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$4,562.15	\$4,562.15
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW528AAE	Aruba Cntrlr 2048 AP Capacity Lic E-LTU	L0000193671	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$5,645.23	\$5,645.23
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW580AAE	Aruba ClearPass OB 2500 Dev Lic E-LTU	C0000006205	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$1,930.55	\$1,930.55
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW581AAE	Aruba ClearPass OB 5K Dev Lic E-LTU	C0000006204	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$3,049.43	\$3,049.43



Year 2 - San Jose Unified School District, 855 Lenzen Ave, San Jose, California, 95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$528.81	\$528.81
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$528.81	\$528.81
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW587AAE	Aruba ClearPass Gst 500 EP Lic E-LTU	C0000006206	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$149.29	\$149.29
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW487AAE	Aruba Cntrlr PEF 2048 AP License E-LTU	L0000185328	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$1,303.97	\$1,303.97
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW553AAE	Aruba AirWave 2500 Device Lic E-LTU	W0000033628	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$1,438.24	\$1,438.24
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW528AAE	Aruba Cntrlr 2048 AP Capacity Lic E-LTU	L0000193671	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$1,769.43	\$1,769.43
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW580AAE	Aruba ClearPass OB 2500 Dev Lic E-LTU	C0000006205	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$623.69	\$623.69
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW581AAE	Aruba ClearPass OB 5K Dev Lic E-LTU	C0000006204	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$972.78	\$972.78



Year 2 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
		HPE FC 24x7 EDU/R SVC								
1	H9PX5AC_HA158AC	HPE FC 24x7 EDU/R SVC_HPE Software Technical Unlimited Support	JY897AAE	Aruba MCR-VA -5K Mobility Condtr E-LTU	PRSW2301838134	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$1,435.11	\$1,435.11
1	H9PX5AC_HA156AC	HPE FC 24x7 EDU/R SVC_HPE Software Updates SVC	JY897AAE	Aruba MCR-VA -5K Mobility Condtr E-LTU	PRSW2301838134	11/1/2026	10/31/2027	855 Lenzen Ave San Jose, CA 95126	\$472.51	\$472.51

Subtotal: **\$34,767.62**

Year 3 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
		HPE FC NBD Exchange EDU/R SVC								
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$490.77	\$490.77
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$490.77	\$490.77
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JL075A	Aruba 3810M 16SFP+ 2-slot Swch	SG62GY3H6	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$171.22	\$171.22



Year 3 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	J9822A	Aruba 5412R z12 Switch	SG50G4B0RH	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$211.95	\$211.95
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	J9822A	Aruba 5412R z12 Switch	SG50G4B13K	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$211.95	\$211.95
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$1,510.30	\$1,510.30
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$1,510.30	\$1,510.30
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JL075A	Aruba 3810M 16SFP+ 2-slot Swch	SG62GYY3H6	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$338.60	\$338.60
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	J9822A	Aruba 5412R z12 Switch	SG50G4B0RH	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$453.62	\$453.62
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	J9822A	Aruba 5412R z12 Switch	SG50G4B13K	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$453.62	\$453.62



Year 3 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW587AAE	Aruba ClearPass Gst 500 EP Lic E-LTU	C0000006206	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$390.97	\$390.97
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW487AAE	Aruba Cntrlr PEF 2048 AP License E-LTU	L0000185328	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$4,123.55	\$4,123.55
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW553AAE	Aruba AirWave 2500 Device Lic E-LTU	W0000033628	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$4,562.15	\$4,562.15
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW528AAE	Aruba Cntrlr 2048 AP Capacity Lic E-LTU	L0000193671	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$5,645.23	\$5,645.23
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW580AAE	Aruba ClearPass OB 2500 Dev Lic E-LTU	C0000006205	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$1,930.55	\$1,930.55
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW581AAE	Aruba ClearPass OB 5K Dev Lic E-LTU	C0000006204	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$3,049.43	\$3,049.43



Year 3 - San Jose Unified School District, 855 Lenzen Ave, San Jose, California, 95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$528.81	\$528.81
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$528.81	\$528.81
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW587AAE	Aruba ClearPass Gst 500 EP Lic E-LTU	C0000006206	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$149.29	\$149.29
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW487AAE	Aruba Cntrlr PEF 2048 AP License E-LTU	L0000185328	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$1,303.97	\$1,303.97
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW553AAE	Aruba AirWave 2500 Device Lic E-LTU	W0000033628	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$1,438.24	\$1,438.24
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW528AAE	Aruba Cntrlr 2048 AP Capacity Lic E-LTU	L0000193671	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$1,769.43	\$1,769.43
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW580AAE	Aruba ClearPass OB 2500 Dev Lic E-LTU	C0000006205	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$623.69	\$623.69
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW581AAE	Aruba ClearPass OB 5K Dev Lic E-LTU	C0000006204	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$972.78	\$972.78



Year 3 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
		HPE FC 24x7 EDU/R SVC								
1	H9PX5AC_HA158AC	HPE FC 24x7 EDU/R SVC_HPE Software Technical Unlimited Support	JY897AAE	Aruba MCR-VA -5K Mobility Condtr E-LTU	PRSW2301838134	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$1,435.11	\$1,435.11
1	H9PX5AC_HA156AC	HPE FC 24x7 EDU/R SVC_HPE Software Updates SVC	JY897AAE	Aruba MCR-VA -5K Mobility Condtr E-LTU	PRSW2301838134	11/1/2027	10/31/2028	855 Lenzen Ave San Jose, CA 95126	\$472.51	\$472.51

Subtotal: **\$34,767.62**

Year 4 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
		HPE FC NBD Exchange EDU/R SVC								
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$490.77	\$490.77
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$490.77	\$490.77
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JL075A	Aruba 3810M 16SFP+ 2-slot Swch	SG62GYY3H6	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$171.22	\$171.22



Year 4 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	J9822A	Aruba 5412R z12 Switch	SG50G4B0RH	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$211.95	\$211.95
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	J9822A	Aruba 5412R z12 Switch	SG50G4B13K	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$211.95	\$211.95
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$1,510.30	\$1,510.30
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$1,510.30	\$1,510.30
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JL075A	Aruba 3810M 16SFP+ 2-slot Swch	SG62GYY3H6	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$338.60	\$338.60
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	J9822A	Aruba 5412R z12 Switch	SG50G4B0RH	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$453.62	\$453.62
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	J9822A	Aruba 5412R z12 Switch	SG50G4B13K	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$453.62	\$453.62



Year 4 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW587AAE	Aruba ClearPass Gst 500 EP Lic E-LTU	C0000006206	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$390.97	\$390.97
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW487AAE	Aruba Cntrlr PEF 2048 AP License E-LTU	L0000185328	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$4,123.55	\$4,123.55
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW553AAE	Aruba AirWave 2500 Device Lic E-LTU	W0000033628	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$4,562.15	\$4,562.15
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW528AAE	Aruba Cntrlr 2048 AP Capacity Lic E-LTU	L0000193671	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$5,645.23	\$5,645.23
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW580AAE	Aruba ClearPass OB 2500 Dev Lic E-LTU	C0000006205	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$1,930.55	\$1,930.55
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW581AAE	Aruba ClearPass OB 5K Dev Lic E-LTU	C0000006204	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$3,049.43	\$3,049.43



Year 4 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$528.81	\$528.81
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$528.81	\$528.81
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW587AAE	Aruba ClearPass Gst 500 EP Lic E-LTU	C0000006206	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$149.29	\$149.29
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW487AAE	Aruba Cntrlr PEF 2048 AP License E-LTU	L0000185328	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$1,303.97	\$1,303.97
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW553AAE	Aruba AirWave 2500 Device Lic E-LTU	W0000033628	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$1,438.24	\$1,438.24
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW528AAE	Aruba Cntrlr 2048 AP Capacity Lic E-LTU	L0000193671	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$1,769.43	\$1,769.43
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW580AAE	Aruba ClearPass OB 2500 Dev Lic E-LTU	C0000006205	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$623.69	\$623.69
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW581AAE	Aruba ClearPass OB 5K Dev Lic E-LTU	C0000006204	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$972.78	\$972.78



Year 4 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
		HPE FC 24x7 EDU/R SVC								
1	H9PX5AC_HA158AC	HPE FC 24x7 EDU/R SVC_HPE Software Technical Unlimited Support	JY897AAE	Aruba MCR-VA -5K Mobility Condtr E-LTU	PRSW2301838134	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$1,435.11	\$1,435.11
1	H9PX5AC_HA156AC	HPE FC 24x7 EDU/R SVC_HPE Software Updates SVC	JY897AAE	Aruba MCR-VA -5K Mobility Condtr E-LTU	PRSW2301838134	11/1/2028	10/31/2029	855 Lenzen Ave San Jose, CA 95126	\$472.51	\$472.51

Subtotal: **\$34,767.62**

Year 5 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
		HPE FC NBD Exchange EDU/R SVC								
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2029	1/31/2030	855 Lenzen Ave San Jose, CA 95126	\$286.15	\$286.15
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2029	1/31/2030	855 Lenzen Ave San Jose, CA 95126	\$286.15	\$286.15
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	JL075A	Aruba 3810M 16SFP+ 2-slot Swch	SG62GY3H6	11/1/2029	1/31/2030	855 Lenzen Ave San Jose, CA 95126	\$171.22	\$171.22



Year 5 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	J9822A	Aruba 5412R z12 Switch	SG50G4B0RH	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$7.32	\$7.32
1	H9PX9AC_HA360AC	HPE FC NBD Exchange EDU/R SVC_HPE Hardware Replacement Support	J9822A	Aruba 5412R z12 Switch	SG50G4B13K	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$7.32	\$7.32
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2029	1/31/2030	855 Lenzen Ave San Jose, CA 95126	\$1,305.67	\$1,305.67
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2029	1/31/2030	855 Lenzen Ave San Jose, CA 95126	\$1,305.67	\$1,305.67
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JL075A	Aruba 3810M 16SFP+ 2-slot Swch	SG62GYY3H6	11/1/2029	1/31/2030	855 Lenzen Ave San Jose, CA 95126	\$133.98	\$133.98
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	J9822A	Aruba 5412R z12 Switch	SG50G4B0RH	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$249.00	\$249.00
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	J9822A	Aruba 5412R z12 Switch	SG50G4B13K	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$249.00	\$249.00



Year 5 - San Jose Unified School District, 855 Lenzen Ave, San Jose, California, 95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW587AAE	Aruba ClearPass Gst 500 EP Lic E-LTU	C0000006206	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$186.34	\$186.34
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW487AAE	Aruba Cntrlr PEF 2048 AP License E-LTU	L0000185328	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$3,918.93	\$3,918.93
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW553AAE	Aruba AirWave 2500 Device Lic E-LTU	W0000033628	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$4,357.53	\$4,357.53
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW528AAE	Aruba Cntrlr 2048 AP Capacity Lic E-LTU	L0000193671	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$5,440.60	\$5,440.60
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW580AAE	Aruba ClearPass OB 2500 Dev Lic E-LTU	C0000006205	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$1,725.92	\$1,725.92
1	H9PX9AC_HA158AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Technical Unlimited Support	JW581AAE	Aruba ClearPass OB 5K Dev Lic E-LTU	C0000006204	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$2,844.80	\$2,844.80



Year 5 - San Jose Unified School District, 855 Lenzen Ave, San Jose, California, 95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW784A	Aruba 7240XM (US) Controller	DL0009091ARB	11/1/2029	1/31/2030	855 Lenzen Ave San Jose, CA 95126	\$324.19	\$324.19
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW784A	Aruba 7240XM (US) Controller	DL0009101ARB	11/1/2029	1/31/2030	855 Lenzen Ave San Jose, CA 95126	\$324.19	\$324.19
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW587AAE	Aruba ClearPass Gst 500 EP Lic E-LTU	C0000006206	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$149.29	\$149.29
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW487AAE	Aruba Cntrlr PEF 2048 AP License E-LTU	L0000185328	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$1,099.35	\$1,099.35
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW553AAE	Aruba AirWave 2500 Device Lic E-LTU	W0000033628	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$1,233.62	\$1,233.62
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW528AAE	Aruba Cntrlr 2048 AP Capacity Lic E-LTU	L0000193671	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$1,564.80	\$1,564.80
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW580AAE	Aruba ClearPass OB 2500 Dev Lic E-LTU	C0000006205	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$419.07	\$419.07
1	H9PX9AC_HA156AC	HPE FC NBD Exchange EDU/R SVC_HPE Software Updates SVC	JW581AAE	Aruba ClearPass OB 5K Dev Lic E-LTU	C0000006204	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$768.16	\$768.16



Year 5 - San Jose Unified School District, 855 Lenzen Ave, San Jose, California, 95126-2736

Qty	Service Sku	Service Level	Covered Product	Covered Desc	Serial No	Start Date	End Date	Site Address	Price	Ext. Price
		HPE FC 24x7 EDU/R SVC								
1	H9PX5AC_HA158AC	HPE FC 24x7 EDU/R SVC_HPE Software Technical Unlimited Support	JY897AAE	Aruba MCR-VA -5K Mobility Condtr E-LTU	PRSW2301838134	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$1,230.48	\$1,230.48
1	H9PX5AC_HA156AC	HPE FC 24x7 EDU/R SVC_HPE Software Updates SVC	JY897AAE	Aruba MCR-VA -5K Mobility Condtr E-LTU	PRSW2301838134	11/1/2029	10/31/2030	855 Lenzen Ave San Jose, CA 95126	\$267.89	\$267.89

Subtotal: \$29,856.64



Quote Summary

Description	Amount
Year 1 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736	\$34,276.64
Year 2 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736	\$34,767.62
Year 3 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736	\$34,767.62
Year 4 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736	\$34,767.62
Year 5 - San Jose Unified School District,855 Lenzen Ave,San Jose,California,95126-2736	\$29,856.64

Total (USD): **\$168,436.14**

- Payment Terms, as established or upon credit approval.
- FOB Destination.
- Taxes, freight and other fees not included unless otherwise stated.
- Returns or exchanges are at the discretion of the Manufacturer.
- Order may be delivered in multiple shipments, and customer agrees to pay partial payments as product is delivered.
- Supplier is acting as a reseller of the Original Equipment Manufacturer (OEM). The products sold under this quotation are subject to the terms and conditions provided by the OEM.
- This Quote, including the Vendor's terms and conditions therein, represent the complete and final agreement and supersedes all prior understandings, including but not limited to, any negotiations, representations, and terms listed on a Customer's purchase order.
- To the extent that this Quote is a multi-year commitment, this quote cannot be cancelled or terminated unless agreed to, in writing, by the Vendor.
- It is our full intent to hold pricing firm until the end of the contract term but given recent developments in global trade policies and the potential tariffs, we would like to bring to your attention that materials and imported goods may be subject to higher costs and impact the supply chain that may impact pricing. We are committed to transparency and will ensure you are kept informed of any price adjustments as soon as they are identified.

Attached after the quote are additional HPE Aruba documents:

1. Networking Warranty and Support Summary
2. Software End User License (EULA) and Hardware Limited Warranty



HPE ARUBA NETWORKING WARRANTY AND SUPPORT SUMMARY

The Aruba TAC delivery of service under warranty provides troubleshooting assistance for product conformance only. To receive service from Aruba TAC for priority assistance, 24x7x365, troubleshooting and guidance with set up, configuration, interoperability or any additional advance technical troubleshooting, your product must have an active Foundation Care for Aruba support contract. For complete details on TAC service delivery between warranty and a support contract, please visit: https://www.arubanetworks.com/assets/support/warranty_vs_support_comparison.pdf

To get a quote for Foundation Care for Aruba please contact your local partner or your Aruba account manager. For details on Foundation Care for Aruba, visit: <https://www.arubanetworks.com/support-services/>

To check the Warranty Start/ End Date of a product, please enter the serial number of your product using the Serial Number Lookup form at: <https://support.hpe.com/connect/s/?card=wc>

For all previous warranty information

SWITCHES

<u>Products</u>	<u>Warranty Duration¹</u>	<u>Hardware Replacement²</u>	<u>Business Hours Technical Support³</u>	<u>24x7 Technical Support³</u> <small>(After Dec., 1, 2018)</small>	<u>Software OS Releases⁴</u>
Aruba Switches					
60xx, 61xx, 62xx, 63xx, 64xx, 83xx, 84xx <small>(purchased after November 1st, 2019)</small>	Limited Lifetime ¹¹	NBD Ship	Limited Lifetime ^{11/3}	90 days	Limited Lifetime ¹²
83xx, 84xx <small>(purchased prior to November 1st, 2019)</small>	5 years	10 days	5 years	90 days	5 years ⁴
81xx, 6200F, 6200M	Limited Lifetime ¹¹	NBD Ship	Limited Lifetime ^{11/3}	90 days	Limited Lifetime ¹²
4000i, 4100i	5 years	10 days	5 years	90 days	5 years ⁴
82xxzl, 54xxzl/R, 42xxvl	Limited Lifetime ⁵	NBD Ship	As long as owned ^{5/3}	90 days	As long as owned ⁴
38xx, 35xx/yl, 29xx/al, 281x, 26xx, 25xx/G	Limited Lifetime ⁵	NBD Ship	As long as owned ^{5/3}	90 days	As long as owned ⁴
PS1810x	Limited Lifetime ¹¹	NBD Ship	Limited Lifetime ^{11/3}	90 days	Limited Lifetime ¹²
CX 10000	1 year	10 days	1 year	N/A	As long as owned ⁴
Smart Managed					
Aruba Instant On 1930, 1830	Limited Lifetime ³	NBD Ship	90 days ^{10/3}	90 days ¹⁰	As long as owned ⁴
HPE Office Connect 195x, 192x, 191x, 18xx, 1620 <small>(Purchased after October 1, 2017)</small>	Limited Lifetime ¹⁰	NBD Ship	90 days ^{10/3}	90 days ¹⁰	As long as owned ⁴

Warranty and Support Summary
HPE ARUBA NETWORKING

Unmanaged

	1420, 1410	Limited Lifetime ³	NBD Ship	90 days ^{10/3}	90 days ¹⁰	N/A
	(Purchased after October 1, 2017)			Phone support-Chat support entire warranty period ¹⁰	Phone support-Chat support entire warranty period ¹⁰	
	1405	3 years ¹⁰	NBD Ship	90 days	90 days	N/A
	(Purchased after October 1, 2017)			Phone support-Chat support entire warranty period ¹⁰	Phone support-Chat support entire warranty period ¹⁰	

Flex Network

	512X, , 36XX, 31XX	Limited Lifetime ⁵	NBD Ship	As long as owned ^{5/3}	90 days	As long as owned ⁴
	514X, 55XX, 513X	Limited Lifetime ⁵	NBD Ship	As long as owned ^{5/3}	90 days	As long as owned ⁴
	(purchased prior to January 1st, 2022)					
	514X, 55XX, 513X, 930X	Limited Lifetime ¹¹	NBD Ship	Limited Lifetime ^{11/3}	90 days	Limited Lifetime ¹²
	(purchased prior to January 1st, 2022)					
	105XX, 75XX	1 year	10 days	1 year	90 days	As long as owned ⁴

Flex Fabric

	129XX, 125XX, 119XX	1 year	10 days	1 year	N/A	As long as owned ⁴
	79XX, 59XX/AF, 583X/AF, 582X/AF, 57XX	1 year	10 days	1 year	N/A	As long as owned ⁴
	580X/AF	Limited Lifetime ⁵	NBD Ship	As long as owned ^{5/3}	N/A	As long as owned ⁴

Aruba Legacy Mobility Access Switches

	Aruba Mobility Access Switches	Limited Lifetime ⁷	NBD Ship	Limited Lifetime ^{7/3}	90 days	As long as owned ⁴
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WIRELESS LAN

<u>Products</u>	<u>Warranty Duration¹</u>	<u>Hardware Replacement²</u>	<u>Business Hours Technical Support³</u>	<u>24X7 Technical Support³</u> (After Dec., 1, 2018)	<u>Software OS Releases⁴</u>
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Warranty and Support Summary
HPE ARUBA NETWORKING

Enterprise Access Points						
Controller-based Access Points (purchased before 5/21/2009)						
AP-52, AP-60/61/65, AP-70, AP2E, AP-41, AP-12x RAP-2x, RAP-5x AP-80M, AP-85x	1 year	10 days ⁸	1 year	N/A	1 year	
Controller-based Access Points (purchased before 5/21/2009)						
AP-68(P) RAP-2x AP-85x, AP-175x	1 year	10 days ⁸	1 year	N/A	1 year	
Controller-based Access Points (purchased before 5/21/2009)						
AP-60/61/65, AP-70, AP-92/93, AP-103, AP-104/105, AP114/115, AP-120/121/124/125, AP-134/135, AP-204/205, AP207, AP-214/215, AP-224/225, AP-304/305, AP-314/315, AP324/325, AP-334/335 AP-93H, AP-103H, AP-205H RAP-2x, RAP-5x AP-228 AP-27x	Limited Lifetime ⁷	NBD Ship	Limited Lifetime ^{11/3}	N/A	Limited Lifetime ¹²	
Instant Access Points						
IAP-92/93, IAP-103, IAP104/105, IAP-114/115, IAP134/135, IAP-204/205, IAP-207, IAP-214/215, IAP-224/225, IAP304/305, IAP-314/315, IAP324/325, IAP-334/335 IAP-205H RAP-3, RAP-155, RAP-10x IAP-228 IAP-27x	Limited Lifetime ²	NBD Ship	Limited Lifetime ^{11/3}	N/A	Limited Lifetime ¹²	
Unified Access Points						
AP-303(P), AP-344/345 AP-203H, AP-303H AP-203R(P) AP-318 AP-36x, AP-37x, AP-387	Limited Lifetime ²	NBD Ship	Limited Lifetime ^{11/3}	N/A	Limited Lifetime ¹²	
All AP-5xx, AP-6xx	Limited Lifetime ²	10 days ⁸	Limited Lifetime ^{11/3}	N/A	Limited Lifetime ¹²	
Controllers / Conductors / Gateways						
Aruba Mobility Controllers/Gateways	1 year	10 days ⁸	1 year	N/A	N/A	
Aruba Hardware Mobility Conductors	1 year	10 days ⁸	1 year	N/A	N/A	
Appliances						
AirWave Appliances, ClearPass Appliances, IntroSpect Appliances	1 year	10 days ⁸	1 year	N/A	90 days (bug fix only)	
BLE Beacons, Tags, Sensors & Accessories						
Aruba Beacons	90 days	10 days ⁸	90 days	N/A	90 days (bug fix only)	



Warranty and Support Summary
HPE ARUBA NETWORKING

User Experience Insight Sensors	1 year	10 days ⁸	1 year	N/A	90 days (bug fix only)
Aruba Power Supplies, Antennas, Accessories	1 year	10 days ⁸	1 year	N/A	N/A
SMB Access Devices					
Aruba Instant On Access Points Cloud Solution – Managed through cloud	Lifetime ⁷	10 days ⁸	Lifetime ^{7/3}	N/A	90 days (bug fix only)
OfficeConnect 20 Access Point	3 years ¹⁰	NBD Ship	90 days Phone support-Chat support entire warranty period ¹⁰	90 days Phone support-Chat support entire warranty period ¹⁰	As long as owned ⁴
Aruba Instant On Access Points: AP11, AP11D, AP12, AP15, AP17, and AP22 <small>(Purchased after June 7, 2021)</small>	2 year	10 days ⁸	90 days Phone support-Chat support entire warranty period ¹⁰	90 days Phone support-Chat support entire warranty period ¹⁰	N/A
AP11, AP11D, AP12, AP15, AP17, and AP22 <small>(Purchased prior to June 7, 2021)</small>	1 year	10 days ⁸	90 days Phone support-Chat support entire warranty period ¹⁰	90 days Phone support-Chat support entire warranty period ¹⁰	N/A
AP-25	2 years	10 days ⁸	2 years	N/A	As long as owned ⁴

Instant On					
IOn 1430, 1930, 1960, 1830	Limited Lifetime ²	NBD Ship	Limited Lifetime ^{11/3}	N/A	Limited Lifetime ¹²

SD-WAN

<u>Products</u>	<u>Warranty Duration¹</u>	<u>Hardware Replacement²</u>	<u>Business Hours Technical Support³</u>	<u>24x7 Technical Support³</u> <small>(After Dec. 1, 2018)</small>	<u>Software OS Releases⁴</u>
EdgeConnect Enterprise					



Warranty and Support Summary
HPE ARUBA NETWORKING

Branch Gateways	1 year	10 days	1 year	N/A	As long as owned ⁴
Hub Gateways	1 year	10 days	1 year	N/A	As long as owned ⁴
Options/ Accessories	1 year	10 days	1 year	90 days	As long as owned ⁴

ROUTERS

<u>Products</u>	<u>Warranty Duration¹</u>	<u>Hardware Replacement²</u>	<u>Business Hours Technical Support³</u>	<u>24x7 Technical Support³</u> <small>(After Dec., 1, 2018)</small>	<u>Software OS Releases⁴</u>
Routers					
HSR68xx	1 year	10 days	1 year	N/A	As long as owned ⁴
HSR68xx, HSR66xx, 66xx, MSR4xxx, MSR3xxx	1 year	10 days	1 year	90 days	As long as owned ⁴
MSR2xxx, MSR1xxx, MSR9xx	1 year	NBD Ship	1 year	90 days	As long as owned ⁴
VSR Routers	90 days <small>(media only)</small>	N/A	90 days	N/A	All updates for purchased license ⁶
Network Management					
Intelligent Management Center <small>(support details at https://support.hpe.com/hpsc/public/docDisplay?cc=us&docId=emr_na-co4050638&lang=en-us)</small>	90 days <small>(media only)</small>	N/A	90 days	N/A	90 days <small>(bug fix only)</small>
AirWave Software, ALE, ArubaCentral, ClearPass Software, Meridian Software, VIA, Visual RF, Aruba Virtual Mobility Conductor & Controllers	90 days <small>(media only)</small>	N/A	90 days	N/A	90 days <small>(bug fix only)</small>

ADDITIONAL NETWORKING PRODUCTS

<u>Products</u>	<u>Warranty Duration¹</u>	<u>Hardware Replacement²</u>	<u>Business Hours Technical Support³</u>	<u>24x7 Technical Support³</u> <small>(After Dec., 1, 2018)</small>	<u>Software OS Releases⁴</u>
Transceivers					



Warranty and Support Summary
HPE ARUBA NETWORKING

Aruba Transceivers (for use with Aruba branded switches, and branded as Aruba or HPE with X142, X242, XCVR) purchased on or after July 1 st , 2020	3 years	10 days	3 years	N/A	N/A
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(For transceivers purchased prior to July 1st, 2020, [click here](#))

Aruba Transceivers (Transceiver product numbers JWxxxx for Controllers and MAS Switches)	1 year	10 days ⁸	1 year	N/A	N/A
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Transceivers purchased prior to July 1, 2020: Aruba branded transceivers (except transceiver product numbers JWxxxx) and HPE branded with X244, X132, X131, X129, X122, X121, X119, X112, X111 in the description	Limited Lifetime ⁵	NBD Ship	As long as owned ^{5/3}	N/A	N/A
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HPE branded with X2A0, X240, X190, X180, X170, X160, X150, X140, X135, X130, X125, X124, X120, X115, X114, X110 in the description (also known as Comware transceivers)	1 year	30 days	1 year	N/A	N/A
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Aruba Instant On Transceivers	3 years	10 days	3 years	N/A	N/A
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NOTE: For warranty requests received through Online RMA, phone and electronic cases, technical support will be provided during local HPE business hours for the entire warranty period for the purposes of initiating the RMA process.

Footnotes:

1. Removable power supplies, modules and accessories such as antennas, fans, power cords, etc. may have different warranty coverage than the host device. See the HPE Networking Warranty Coverage Quick Reference at <https://www.arubanetworks.com/assets/support/warranty-coverage-quick-reference.pdf> for more details.
2. Response time is based on commercially reasonable effort and subject to a daily shipment cut-off time. In some countries and regions and under certain supplier constraints, response time may vary. Contact your local HPE service organization for response time availability in your area. NBD Ship = Next Business Day shipment.
3. For warranty requests received through Online RMA, Warranty phone and/or electronic case technical support is provided during local HPE business hours for the purposes of initiating warranty hardware replacement (break fix; diagnosing hardware) or software defects only for the duration of the warranty period. Software configuration assistance requires a services contract. See the Quick Reference document for SKU level warranty coverage. Extended coverage services are available.
4. Includes all generally available software/OS releases offered for the specific products listed, when and if available, for as long as the customer owns the product, except where noted. Some software releases may require additional or new hardware. Customers who desire specific feature updates, patches and fixes to be prioritized into future releases should purchase the appropriate support services from HPE. Products marked with "N/A" require an active support contract to download any software updates or upgrades.
5. For products purchased after December 1, 2014, the warranty extends only for as long as the original bonafide end user owns the product. Includes coverage of any built-in fans and power supplies for the entire warranty period. You may be required to provide proof of purchase or lease as a condition of receiving warranty service.
6. Includes all software updates offered for the licensed version, when and if available. Software upgrades will require purchase of appropriate SKU, packaged support services or contract.



Warranty and Support Summary

HPE ARUBA NETWORKING

7. For products purchased after December 1, 2015, the warranty extends only for as long as the original bonafide end user owns the product and is limited to five (5) years from the end of sale date.
8. For the first 30 days from shipment, HPE will provide same day ship advanced replacement for the covered hardware products. After thirty (30) days from shipment through the remaining warranty period, HPE will ship a replacement product for any non-compliant product within 10 days.
9. All generally available software releases can be downloaded during the first 90 days after purchase. After such 90 days, (i) only factory software releases will be accessible on the software portal; and (ii) all other software releases will require purchase of appropriate packaged support services or contract. The factory releases will also be available for Remote Access Points (RAPs) running Instant OS.
10. These products are covered by 90 days of 24x7 phone support. Thereafter, only chat support would be available for the remaining warranty period. Limited lifetime warranty (where applicable) extends only for as long as the original bonafide end user owns the product and the support is limited to five (5) years from the end of sale date. This warranty includes coverage of any built-in fans and power supplies for the entire warranty period. You may be required to provide proof of purchase or lease as a condition of receiving warranty service. See <http://www.hpe.com/OfficeConnect/support> for more information on the new OfficeConnect support process. For Aruba Instant On warranty information, see <https://www.arubainstanton.com/resources/>
11. For products purchased after November 1st, 2019, the warranty extends only for as long as the original bonafide end user owns the product, up through five (5) years after the end of sale date. Includes coverage of any built-in fans and power supplies for the entire warranty period. You may be required to provide proof of purchase or lease as a condition of receiving warranty service. Select products may require registration of your product (serial number and contact information).
12. Includes all generally available software/OS releases offered for the specific products listed, when and if available, for as long as the customer owns the product, except where noted. Some software releases may require additional or new hardware. Customers who desire specific feature updates, patches and fixes to be prioritized into future releases should purchase the appropriate support services from HPE. Includes support of software updates for one (1) year after end of sale date and vulnerability fixes for three (3) years after end of sale.

The current version of this document and Aruba, a Hewlett Packard Enterprise company networking product warranty policy details are available at <https://www.arubanetworks.com/support-services/product-warranties/>. Information on services for Aruba, a Hewlett Packard Enterprise company products can be found at <https://www.arubanetworks.com/support-services/product-warranties/>. The information contained herein is subject to change without notice. Warranties for Aruba, a Hewlett Packard Enterprise company products and services are set forth in the express warranty statements accompanying such products and services. In addition, our goods come with guarantees that cannot be excluded under Australian and New Zealand consumer laws. Subject to the foregoing, nothing herein should be construed as constituting an additional warranty. Aruba, a Hewlett Packard Enterprise company shall not be liable for technical or editorial errors or omissions contained herein. Aruba PLM Warranty Operations_Revised_05-01-2023.





Hewlett Packard
Enterprise

Software End User License Agreement and Hardware Limited Warranty for HPE Aruba Networking

This document contains proprietary information, which is protected by copyright. No part of this document may be photocopied, reproduced, or translated into another language without the prior written consent of Hewlett Packard Enterprise.

In the event of a conflict in this document between the version in the officially recognized language for a particular jurisdiction and another version, the version in the officially recognized language for a particular jurisdiction control.

The information in this document is subject to change without notice. Updated information can be found at: [HPE Aruba Networking Support Services \(hpe.com/us/en/networking/hpe-aruba-networking-support-services.html\)](https://hpe.com/us/en/networking/hpe-aruba-networking-support-services.html).



For quick reference in the future, please record the following information:

HPE Product Name
(e.g., HPE ANW 8325 switch)

HPE Product Number
(e.g., JL857A)

HPE Product Serial Number
(e.g., US402YZ0A1)

Date of purchase

If you purchased upgraded or extended warranty coverage, please record the following information:

Level of coverage purchased
(e.g., 4-hour on-site, 24x7 phone)

Duration of coverage
(e.g., 3 years)

HPE Support Agreement ID (SAID) or other HPE Care Pack or
HPE contract reference number

Date of purchase

HPE recommends that you keep a copy of your product proof-of-purchase, such as an invoice, and a copy of any upgraded or extended warranty coverage that you purchased with this booklet.

Attention: Use of the software is subject to the HPE Software license terms set forth below. Using the software indicates your acceptance of these license terms. If you do not accept these license terms, you may return the software for a full refund. If the software is bundled with another product, you may return the entire unused product for a full refund.

End User License Agreement

Please read carefully before using this equipment: This End User License Agreement (“EULA”) is a legal agreement between (a) you (either an individual or a single entity) and (b) Hewlett Packard Enterprise Company or in-country legal entity (“HPE”) that governs your use of any Software Product, which is either i) installed on or made available by HPE for use with your Hewlett Packard Enterprise Networking product (“HPE Networking Product”) or ii) made available as part of the Hewlett Packard Enterprise Networking product portfolio for use on a standalone basis (“HPE Networking Software Product”), that is not otherwise subject to a separate license agreement between you and HPE or its suppliers. Other software may contain a EULA in its online documentation. The term “Software Product” means computer software and may include associated media, printed materials and “online” or electronic documentation. An amendment or addendum to this EULA may accompany the HPE Networking Product or HPE Networking Software Product.

Rights in the software product are offered only on the condition that you agree to all terms and conditions of this EULA. By installing, copying, downloading or otherwise using the software product, you agree to be bound by the terms of this EULA. If you do not accept these license terms, your sole remedy is to return the entire unused product (hardware and software) within 14 days for a refund, subject to the refund policy of your place of purchase.

1. **Applicability.** This end user license agreement (the “Agreement”) governs the use of accompanying software, unless it is subject to a separate agreement between you and Hewlett Packard Enterprise Company and its subsidiaries (“HPE”). By downloading, copying, or using the software you agree to this Agreement. HPE provides translations of this Agreement in certain languages other than English, which may be found at: <https://www.hpe.com/software/SWLicenseing>.
2. **Terms.** This Agreement includes supporting material accompanying the software or referenced by HPE, which may be software license information, additional license authorizations, software specifications, published warranties, supplier terms, open-source software licenses and similar content (“Supporting Material”). Additional license authorizations are at: <https://www.hpe.com/software/SWLicenseing>.
3. **Authorization.** If you agree to this Agreement on behalf of another person or entity, you warrant you have authority to do so.
4. **Consumer Rights.** If you obtained software as a consumer, nothing in this Agreement affects your statutory rights.
5. **Electronic Delivery.** HPE may elect to deliver software and related software products or license information by electronic transmission or download.
6. **License Grant.** If you abide by this Agreement, HPE grants you a non-exclusive non-transferable license to use one copy of the version or release of the accompanying software for your internal purposes only and is subject to any specific software licensing information that is in the software product or its Supporting Material. Your use is subject to the following restrictions, unless specifically allowed in Supporting Material:
 - a. You may not use software to provide services to third parties.
 - b. You may not make copies and distribute, resell or sublicense software to third parties.
 - c. You may not download and use patches, enhancements, bug fixes, or similar updates unless you have a license to the underlying software. However, such license doesn’t automatically give you a right to receive such updates and HPE reserves the right to make such updates only available to customers with support contracts.
 - d. You may not copy software or make it available on a public or external distributed network.
 - e. You may not allow access on an intranet unless it is restricted to authorized users.
 - f. You may make one copy of the software for archival purposes or when it is an essential step in authorized use.
 - g. You may not modify, reverse engineer, disassemble, decrypt, decompile or make derivative works of software. If you have a mandatory right to do so under statute, you must inform HPE in writing about such modifications.

7. **Remote Monitoring.** Some software may require keys or other technical protection measures and HPE may monitor your compliance with the Agreement, remotely or otherwise. If HPE makes a license management program for recording and reporting license usage information, you will use such program no later than 180 days from the date it's made available.
8. **Ownership.** No transfer of ownership of any intellectual property will occur under this Agreement.
9. **Copyright Notices.** You must reproduce copyright notices on software and documentation for authorized copies.
10. **Operating Systems.** Operating system software may only be used on approved hardware and configurations.
11. **90-day Limited Warranty for HPE Software.**
 - a. HPE-branded software materially conforms to its specifications, if any, and is free of malware at the time of delivery; if you notify HPE within 90 days of delivery of non-conformance to this warranty, HPE will replace your copy. This Agreement states all remedies for warranty claims.
 - b. HPE does not warrant that the operation of software will be uninterrupted or error free, or that software will operate in hardware and software combinations other than as authorized by HPE in Supporting Material. To the extent permitted by law, HPE disclaims all other warranties.
12. **Intellectual Property Rights Infringement.** HPE will defend and/or settle any claims against you that allege that HPE-branded software as supplied under this Agreement infringes the intellectual property rights of a third party. HPE will rely on your prompt notification of the claim and cooperation with our defense. HPE may modify the software so as to be non-infringing and materially equivalent, or we may procure a license. If these options are not available, we will refund to you the amount paid for the affected product in the first year or the depreciated value thereafter. HPE is not responsible for claims resulting from any unauthorized use of the software.
13. **Limitation of Liability.** HPE's liability to you under this Agreement is limited to the amount actually paid by you to HPE for the relevant software, except for amounts in Section 12 ("Intellectual Property Rights Infringement"). Neither you nor HPE will be liable for lost revenues or profits, downtime costs, loss or damage to data or indirect, special or consequential costs or damages. This provision does not limit either party's liability for: unauthorized use of intellectual property, death or bodily injury caused by their negligence; acts of fraud; willful repudiation of the Agreement; or any liability that may not be excluded or limited by applicable law.
14. **Termination.** This Agreement is effective until terminated or in the case of a limited-term license, upon expiration; however, your rights under this Agreement terminate if you fail to comply with it. Immediately upon termination or expiration, you will destroy the software and documentation and any copies or return them to HPE. You may keep one copy of software and documentation for archival purposes. We may ask you to certify in writing you have complied with this section. Warranty disclaimers, the limitation of liability, this section on termination, and Section 15 ("General") will survive termination.

15. General.

- a. **Assignment.** You may not assign this Agreement without prior written consent of HPE, payment of transfer fees and compliance with HPE's software license transfer policies. Authorized assignments will terminate your license to the software, and you must deliver software and documentation and copies thereof to the assignee. The assignee will agree in writing to this Agreement. You may only transfer firmware if you transfer associated hardware.
 - b. **U.S. Government.** If the software is licensed to you for use in the performance of a U.S. Government prime contract or subcontract, you agree that consistent with FAR 12.211 and 12.212, commercial computer software, computer software documentation and technical data for commercial items are licensed under HPE's standard commercial license.
 - c. **Global Trade Compliance.** You agree to comply with the trade-related laws and regulations of the U.S. and other national governments. If you export, import or otherwise transfer products provided under this Agreement, you will be responsible for obtaining any required export or import authorizations. You confirm that you are not located in a country that is subject to trade control sanctions (currently Cuba, Iran, N. Korea, N. Sudan, and Syria) and further agree that you will not retransfer the products to any such country. HPE may suspend its performance under this Agreement to the extent required by laws applicable to either party.
 - d. **Audit.** HPE may audit you for compliance with the software license terms. Upon reasonable notice, HPE may conduct an audit during normal business hours (with the auditor's costs being at HPE's expense). If an audit reveals underpayments, then you will pay HPE for such underpayments. If underpayments discovered exceed five (5) percent, you will reimburse HPE for the auditor costs.
 - e. **Open-Source Components.** To the extent the Supporting Material includes open-source licenses, such licenses shall control over this Agreement with respect to the open-source component. To the extent Supporting Material includes the GNU General Public License or the GNU Lesser General Public License: (a) the software includes a copy of the source code; or (b) if you downloaded the software from a website, a copy of the source code is available on the same website; or (c) if you send HPE written notice, HPE will send you a copy of the source code for a reasonable fee.
 - f. **Notices.** Written notices under this Agreement may be provided to HPE via the method provided in the Supporting Material or if none, via "contact HPE" site on <https://www.hpe.com>.
 - g. **Governing Law.** This Agreement will be governed by the laws of the state of California, U.S.A., excluding rules as to choice and conflict of law. You and HPE agree that the United Nations Convention on Contracts for the International Sale of Goods will not apply.
 - h. **Force Majeure.** Neither party will be liable for performance delays nor for non-performance due to causes beyond its reasonable control, except for payment obligations.
 - i. **Entire Agreement.** This Agreement represents our entire understanding with respect to its subject matter and supersedes any previous communication or agreements that may exist. Modifications to the Agreement will be made only through a written amendment signed by both parties. If HPE doesn't exercise its rights under this Agreement, such delay is not a waiver of its rights.
16. **Australian Consumers.** If you acquired the software as a consumer within the meaning of the 'Australian Consumer Law' under the Australian Competition and Consumer Act 2010 (Cth) then despite any other provision of this Agreement, the terms at this URL apply: <https://www.hpe.com/software/SWLicenseing>.
17. **Russian Consumers.** If you are based in the Russian Federation and the rights to use the software are provided to you under a separate license and/or sublicense agreement concluded between you and a duly authorized HPE partner, then this Agreement shall not be applicable.

Warranty Questions and Answers

Please refer to the questions and answers document at [HPE Aruba Networking frequently asked questions \(hpe.com/psnow/doc/a50011621enw?from=app§ion=search&isFutureVersion=true\)](https://hpe.com/psnow/doc/a50011621enw?from=app§ion=search&isFutureVersion=true)

Hewlett Packard Enterprise Hardware Limited Warranty Statement

General Terms

This HPE Hardware Limited Warranty gives you, the customer, express Limited Warranty rights from HPE, the manufacturer. In addition, you may also have other legal rights under applicable local law or special written agreement with HPE.

HPE makes no other express warranty or condition whether written or oral and HPE expressly disclaims all warranties and conditions not stated in this Limited Warranty. To the extent allowed by the local law of jurisdictions outside the United States, HPE disclaims all implied warranties or conditions, including any implied warranties or conditions of merchantability, merchantable quality, and fitness for a particular purpose. For all transactions occurring in the United States, any implied warranty or condition of merchantability, satisfactory quality, or fitness for a particular purpose is limited to the duration of the express warranty set forth above. Some states or countries do not allow a limitation on how long an implied warranty lasts or the exclusion or limitation of incidental or consequential damages for consumer products. In such states or countries, some exclusions or limitations of this Limited Warranty may not apply to you.

For consumer transactions in Australia and New Zealand, the Limited Warranty terms contained in this statement, except to the extent lawfully permitted, do not exclude, restrict, or modify but are in addition to the mandatory statutory rights applicable to the sale of this product to you.

Hewlett Packard Enterprise Australia Warranty Policy: Your consumer rights

When you buy a good from HPE as a consumer, the good comes with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund for a major failure and for compensation for any other reasonably foreseeable loss or damage. You are also entitled to have the goods repaired or replaced if the goods fail to be of acceptable quality and the failure does not amount to a major failure.

The relevant guarantees are as follows:

- **Quality**—goods supplied by HPE must be of acceptable quality. The test for acceptable quality is whether a reasonable consumer, fully aware of the state and condition of the goods, would find them:
 - safe, durable and free from defects
 - acceptable in appearance and finish
 - fit for all the purposes for which goods of that kind are commonly supplied.

This must take into account the nature and price of the goods, and any statements on packaging or labeling.

- **Disclosed Purpose**—goods or services supplied by HPE that HPE represents are reasonably fit for a purpose expressly disclosed by a consumer must be reasonably fit for that purpose.
- **Description**—goods supplied by HPE must match the description provided by HPE.
- **Sample**—goods supplied by HPE must match any sample shown to you by HPE.
- **Title**—a consumer who purchases a good from HPE must receive clear title to the good.
- **Due care and skill**—services provided to you by HPE must be provided with due care and skill.
- **Express warranties**—HPE will be legally required to comply with the express warranty that is set out in its terms and conditions.
- **Reasonable time**—repair services provided by HPE must be provided within a reasonable time.

If you think that you are entitled to any of the above remedies, please contact HPE:

Hewlett Packard Enterprise Australia Pty Ltd
1353 Burwood Highway
Forest Hill Vic 3131

To initiate a support request, please visit <https://www.hpe.com/us/en/contact-hpe.html>

For further information on consumer rights visit <https://www.consumerlaw.gov.au> and <https://www.accc.gov.au/consumerguarantees>.

The Limited Warranty terms contained in this statement, except to the extent lawfully permitted, do not exclude, restrict, or modify but are in addition to the mandatory statutory rights applicable to the sale of this product to you.

This Limited Warranty is applicable in all countries and may be enforced in any country or region where HPE or its authorized service providers offer warranty service for the same product model number subject to the terms and conditions set forth in this Limited Warranty.

Under the HPE Global Limited Warranty program, products purchased in one country/region may be transferred to another country/region, where HPE or its authorized service providers offer warranty service for the same product model number, without voiding the warranty. Warranty terms, service availability, and service response times may vary from country/region to country/region. Standard warranty service response time is subject to change due to local parts availability. HPE or your local HPE authorized service provider can provide you with details.

HPE is not responsible for any tariffs or duties that may be incurred in transferring the products. Transfer of the products may be covered by export controls issued by the United States or other governments.

This Limited Warranty applies only to the original bona fide end user that purchased genuine HPE branded hardware products (referred to in this Limited Warranty as "HPE Networking Hardware Products") sold by or leased from Hewlett Packard Enterprise Company, its worldwide subsidiaries, affiliates, authorized resellers, or country distributors (collectively referred to in this Limited Warranty as "HPE") with this Limited Warranty. The term "HPE Networking Hardware Product" is limited to the hardware components. The term "HPE Networking Hardware Product" DOES NOT include any software applications or programs, non-HPE products, or non-HPE branded accessories.

HPE warrants that the HPE Networking Hardware Products that you have purchased or leased from HPE are free from defects in materials or workmanship under normal use during the Limited Warranty Period. The Limited Warranty Period starts on the date of purchase or lease from HPE, or from the date HPE completes installation. Your dated sales or delivery receipt, showing the date of purchase or lease of the product, is your proof of the purchase or lease date. You may be required to provide proof of purchase or lease as a condition of receiving warranty service. You are entitled to hardware warranty service according to the terms and conditions of this document if a repair to your HPE Networking Hardware Product is required within the Limited Warranty Period.

Unless otherwise stated, and to the extent permitted by local law, new HPE Networking Hardware Products may be manufactured using new materials or new and used materials equivalent to new in performance and reliability. HPE may repair or replace HPE Networking Hardware Products (a) with new or previously used products or parts equivalent to new in performance and reliability, or (b) with products which are, in HPE's sole opinion, equivalent to an original product that has been discontinued. Replacement parts are warranted to be free from defects in material or workmanship for ninety (90) days or for the remainder of the Limited Warranty Period of the HPE Networking Hardware Product they are replacing or in which they are installed, whichever is longer.

During the Limited Warranty Period, HPE will, at its discretion, repair or replace any defective component. All component parts or hardware products removed under this Limited Warranty become the property of HPE. In the unlikely event that your HPE Networking Hardware Product has recurring failures, HPE, at its sole discretion, may elect to provide you with (a) a replacement unit of HPE's choosing that is the same or equivalent to your HPE Networking Hardware Product in performance or (b) to give you a refund of your purchase price or lease payments (less interest) instead of a replacement. This is your exclusive remedy for defective products.

Exclusions

Transfer of Hewlett Packard Enterprise networking hardware products to any third party other than the original bona fide end user voids the Hewlett Packard Enterprise networking product warranty to the fullest extent allowed by law. HPE does not warrant that the operation of this product will be uninterrupted or error free. HPE is not responsible for damage that occurs as a result of your failure to follow the instructions intended for the Hewlett Packard Enterprise networking hardware product.

This Limited Warranty does not apply to expendable or consumable parts and does not extend to any product from which the serial number has been removed or that has been damaged or rendered defective (a) as a result of accident, misuse, abuse, contamination, improper or inadequate maintenance or calibration or other external causes; (b) by operation outside the usage parameters stated in the user documentation that shipped with the product; (c) by software, interfacing, parts or supplies not supplied by HPE; (d) improper site preparation or maintenance; (e) virus infection; (f) loss or damage in transit; or (g) by modification or service by anyone other than (i) HPE, (ii) an HPE authorized service provider, or (iii) your own installation of HPE-approved parts if available for your product in the servicing country or region.

HPE is not responsible for damage to or loss of any programs, data, or removable storage media. HPE is not responsible for the restoration or reinstallation of any programs or data other than software installed by HPE when the product is manufactured.

HPE is not responsible for any interoperability or compatibility issues that may arise when (1) products, software, or options not supported by HPE are used; (2) configurations not supported by HPE are used; (3) parts intended for one system are installed in another system of different make or model.

Exclusive Remedy

To the extent allowed by applicable local law, these terms and conditions constitute the complete and exclusive warranty agreement between you and HPE regarding the Hewlett Packard Enterprise networking hardware product you have purchased or leased. These terms and conditions supersede any prior agreements or representations—including representations made in HPE sales literature or advice given to you by HPE or an agent or employee of HPE—that may have been made in connection with your purchase or lease of the Hewlett Packard Enterprise networking hardware product. No change to the conditions of this Limited Warranty is valid unless it is made in writing and signed by an authorized representative of HPE.

Limitation of Liability

If your Hewlett Packard Enterprise networking hardware product fails to work as warranted above, HPE'S maximum liability under this Limited Warranty is expressly limited to the lesser of the price you have paid for the product or the cost of repair or replacement of any hardware components that malfunction in conditions of normal use.

Except as indicated above, in no event will HPE be liable for any damages caused by the product or the failure of the product to perform, including any lost profits or savings, business interruption, loss of data, lost revenue, loss of use, or any other commercial or economic loss of any kind, cost of cover, or special, incidental, or consequential damages. HPE is not liable for any claim made by a third party or made by you for a third party.

This limitation of liability applies whether damages are sought, or a claim made, under this Limited Warranty or as a tort claim (including negligence and strict product liability), a contract claim, or any other claim. This limitation of liability cannot be waived or amended by any person other than HPE. This limitation of liability will be effective even if you have advised HPE or an authorized representative of HPE of the possibility of any such damages or even if such possibility were reasonably foreseeable. This limitation of liability, however, will not apply to claims for personal injury or, in jurisdictions where the following types of damages cannot be excluded, in the event the damages arise out of willful misconduct or gross negligence of such a kind that it should be treated as willful misconduct.

This Limited Warranty gives you specific legal rights. You may also have other rights that may vary from state to state or from country to country. You are advised to consult applicable state or country laws for a full determination of your rights.

Customer Responsibilities

To enable HPE to provide the best possible support and service during the Limited Warranty Period, you will be required to:

- provide true, accurate, and complete information when filing a warranty claim.
- provide HPE with a copy of your proof-of-purchase or lease of the HPE Networking Hardware Product. Warranty service may be denied if you are unable to provide proof-of-purchase or lease of your HPE Networking Hardware Product.
- provide HPE with high-quality digital photographs of your defective unit in certain cases to help HPE in deciding how to proceed with warranty service.
- maintain a proper and adequate environment and use the HPE Networking Hardware Product in accordance with the instructions furnished.
- verify configurations, load most recent firmware or software, install software patches, run HPE diagnostics and utilities, and implement temporary procedures or workarounds provided by HPE while HPE works on permanent solutions.
- allow HPE to keep resident on your systems or sites certain system and network diagnosis and maintenance tools to facilitate the performance of warranty support (collectively referred to as "Proprietary Service Tools"); Proprietary Service Tools are and remain the sole and exclusive property of HPE. Additionally, you will:
 - use the Proprietary Service Tools only during the applicable warranty period and only as allowed by HPE
 - install, maintain, and support Proprietary Service Tools, including any required updates and patches
 - provide remote connectivity through an HPE-approved communications line, if required
 - assist HPE in running the Proprietary Service Tools
 - use the electronic data transfer capability to inform HPE of events identified by the Proprietary Service Tools
 - return the Proprietary Service Tools or allow HPE to remove these Proprietary Service Tools upon termination of warranty support
 - not sell, transfer, assign, pledge, or in any way encumber or convey the Proprietary Service Tools

In some cases, HPE may require additional software such as drivers and agents to be loaded on your system in order to take advantage of these support solutions and capabilities.

- use HPE remote support solutions where applicable. HPE strongly encourages you to use available support technologies provided by HPE. If you choose not to deploy available remote support capabilities, you may incur additional costs due to increased support resource requirements.
- cooperate with HPE in attempting to resolve the problem over the telephone. This may involve performing routine diagnostic procedures, installing additional software updates or patches, removing third-party options, and/or substituting options.
- make periodic backup copies of your configuration data, files, data, or programs stored on your hard drive or other storage media or devices as a precaution against possible failures, alteration, or loss. Before returning any HPE Networking Hardware Product for warranty support, back up your configuration data, files, data, and programs, and remove any confidential, proprietary, or personal information.
- maintain a procedure to reconstruct your lost or altered configuration data, files, data, or programs that is not dependent on the HPE Networking Hardware Product under warranty support.
- notify HPE if you use HPE Networking Hardware Products in an environment that poses a potential health or safety hazard to HPE employees or subcontractors. HPE may require you to maintain such products under HPE supervision and may postpone warranty service until you remedy such hazards.
- perform additional tasks as defined within each type of warranty service listed below and any other actions that HPE may reasonably request in order to best perform the warranty support.

Description of HPE Aruba Networking Hardware Warranty Service

Your HPE Limited Warranty may include an advance unit replacement warranty service. Under the terms of the advance unit replacement warranty service, HPE will ship a replacement unit directly to you if the HPE Networking Hardware Product you purchased is diagnosed as defective. On receiving the replacement unit, you will be required to return the defective unit back to HPE, in the packaging that arrives with the replacement unit, within a defined period of time, normally five (5) days. HPE will incur all shipping and insurance costs to return the defective unit to HPE. Failure to return the defective unit may result in HPE billing you for the replacement unit. For more details, refer to the "Limited warranty period" section.

In countries or regions where this Limited Warranty may be enforced but where advance unit replacement warranty service is not available, HPE will, in its sole discretion, substitute another type of warranty service.

Advance unit replacement warranty service may not be available for certain HPE Networking hardware products.

Service Upgrades

HPE has a range of additional service coverage for your product that can be purchased locally. However, some services and related products may not be available in all countries. For information on availability of service upgrades and the cost for these service upgrades, refer to the HPE website at www.hpe.com/networking/services.

Limited Warranty Period

The Limited Warranty Period for an HPE Networking Hardware Product is a specified, fixed period commencing on the date of purchase or lease from HPE, or from the date that HPE completes installation, whichever is later. The date on your sales receipt is the date of purchase unless HPE or your reseller informs you otherwise in writing.

For detailed warranty information, see the Warranty Summary and Support guide at https://support.hpe.com/hpsc/public/docDisplay?docId=c04499781&docLocale=en_US

* To the extent local law mandatorily requires a definition of "a Lifetime Warranty" or definition different from that provided here, then local law will supersede and take precedence. Includes coverage of any built-in fans and power supplies for the entire warranty period. Removable power supplies, modules and accessories such as antennas, fans, power cords, etc. may have different warranty coverage than the host device. See the HPE Networking Warranty Coverage Quick Reference at <https://www.hpe.com/psnow/doc/a00143138enw> for more details.

** Response times are based on local standard business days and working hours. Response times begin once HPE has completed confirming the warranty failure and identifying the replacement part. Response time is based on commercially reasonable effort. In some countries and regions and under certain supplier constraints, response time may vary. If your location is outside the customary service zone, response time may be longer. Contact your local HPE service organization for response time availability in your area.

*** HPE will replace or repair any non-compliant Product and return it in operable condition, shipping after HPE's receipt of the non-compliant Product via HPE's RMA procedure, with receipt by customer within ten (10) days on a commercially reasonable basis.

Software Limited Warranty

Except as provided in the applicable software enduser license or program license agreement, or if otherwise provided under local law, software products, including any software products, freeware (as defined below) or the operating system preinstalled by HPE are provided 'as is' and with all faults, and HPE hereby disclaims all other warranties and conditions, either express, implied, or statutory, including, but not limited to, warranties of title and non-infringement, any implied warranties, duties or conditions of merchantability, of fitness for a particular purpose, and of lack of viruses. Some states/jurisdictions do not allow exclusion of implied warranties or limitations on the duration of implied warranties, so the above disclaimer may not apply to you in its entirety. To the maximum extent permitted by applicable law, in no event shall HPE or its suppliers be liable for any special, incidental, indirect, or consequential damages whatsoever (including, but not limited to, damages for loss of profits or confidential or other information, for business interruption, or in any way related to the use of or inability to use the software product, even if HPE or any supplier has been advised of the possibility of such damages and even if the remedy fails of its essential.

PURPOSE. Some states/jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you.

HPE's only warranty obligations with respect to software distributed by HPE under the HPE brand name are set forth in the applicable end user license or program license agreement provided with that software. If the removable media on which HPE distributes the software proves to be defective in materials or workmanship within ninety (90) days of purchase, your sole remedy shall be to return the removable media to HPE for replacement.

It is your responsibility to contact non-HPE manufacturers or suppliers for their warranty support.

Freeware Operating Systems and Applications

HPE does not provide support for software provided under public license by third parties, including operating systems or applications ("Freeware"). Support for Freeware provided with HPE Networking Hardware Products is provided by the Freeware vendor. Please refer to the Freeware operating system or other Freeware application support statement, if any, included with your HPE Networking Hardware Product.

Electronic or Telephone Support

Limited electronic or telephone support is available from HPE. Refer to the [HPE Website HPE Aruba Networking Support Services | HPE \(hpe.com/us/en/networking/hpe-aruba-networking-support-services.html\)](https://www.hpe.com/us/en/networking/hpe-aruba-networking-support-services.html) for details on the support provided and the period during which support is available. See "Contacting HPE" below for online resources and telephone support.

Contacting HPE

If your product fails during the Limited Warranty Period and the information in the product documentation, most recent software release notes, and other technical information on the HPE website <https://www.hpe.com/networking> do not help you solve the problem, contact your local HPE-authorized reseller or contact HPE. To find out how to contact HPE, see <https://www.hpe.com/networking> and select "Contact".

Be sure to have the following information available before you call:

- Product serial number, product name, and product number
- Detailed description of the symptoms, including when the symptoms first occurred and how frequently they are occurring
- Detailed description of any changes made to your product's configuration or network environment prior to the start of the symptoms occurring
- Detailed description of the troubleshooting steps you have performed and the results of those steps
- Software revision currently on the product
- Proof of purchase



EXHIBIT C
CONTRACTOR CERTIFICATION

THE UNDERSIGNED EXECUTE THIS FORM AND HEREBY CERTIFIES TO THE GOVERNING BOARD OF THE DISTRICT THAT UNDERSIGNED IS:

- (1) A representative of the Contractor,
- (2) Familiar with the facts herein certified,
- (3) Authorized and qualified to execute this certificate on behalf of Contractor and that by executing this Agreement is certifying the following items.

Fingerprint and Background Certification. Business entities entering into a Service Agreement with the District shall comply with Education Code section [45125.1](#). Such entities are responsible for ensuring full compliance with the requirements of this statute and should thoroughly review the requirements thereunder.

The Contractor and the Contractor parties shall at all times comply with the fingerprint and background certification requirements as set forth below. Specifically, by checking an applicable option below, Contractor hereby represents and warrants to District the following:

- Contractor and/or Contractor parties will not be present on a District site or will not have contact with District students when District students are present during the term of this Agreement.
- The Contractor shall conduct the required criminal background check(s) of all persons who will be providing services to the San José Unified School District on behalf of Contractor, and that none of those persons have been reported by the Department of Justice (“DOJ”) as having been convicted of a serious or violent felony as specified in Penal Code Sections [667.5](#) and/or [1192.7\(c\)](#). I understand that this Certificate is not to be signed and submitted until I have received clearance from DOJ regarding those persons named. Upon request, Contractor will provide a list of the names of the employees who may come in contact with pupils while providing Services under this Agreement. This list shall be regularly maintained and updated by Contractor and shall be available to District upon request or audit.
- Arrange to have a Certificated District Employee continually monitor and supervise the Contractor at all times while services are provided on site such that Contractor will have no interaction with any District student outside the immediate supervision and control of a District employee. As supported by California Education Code Section 45125.1.

Certificated District Employee: N/A

Megan’s Law (Sex Offenders). I have verified and will continue to verify that the employees of the Contractor and the Subcontractor(s) having contact with District students under this agreement are **not** listed on California’s “Megan’s Law” Website (<http://www.meganslaw.ca.gov/>).

Tuberculosis Certification. The Contractor and the Contractor parties shall at all times comply with the certification requirements as set forth below. Specifically, by checking the one applicable option below, Contractor hereby represents and warrants to District the following:

- Contractor and/or Contractor parties will not be present on a District school site and will not have contact with District students when District students are present during the term of this Agreement.
- District has determined that Contractor will not have frequent or prolonged contact with students. District’s determination is in compliance with and supported by California Education Code Section [49406\(m\)](#).

- The following Contractor and/or Contractor parties shall or may be on a District school site and have contact with District students during the term of this Agreement and, at no cost to District, they have received a tuberculosis risk assessment that complies with the requirements of California Education Code Section [49406](#). In addition, the Contractor shall maintain on file the certificates showing that the Contractor parties were examined and found free from active tuberculosis. These forms shall be regularly maintained and updated by Contractor and shall be available to District upon request or audit.

Contractor further agrees and acknowledges that all new personnel hired after the effective date of this Agreement are subject to the tuberculosis certification requirements and shall be prohibited from having any contact with District students until the tuberculosis certification requirements have been satisfied and District determines whether any such contact is permissible.

COVID-19 Certification. The Contractor and the Contractor parties shall at all times comply with the Covid-19 certification requirements as set forth below. Contractor hereby represents and warrants to District the following:

I acknowledge and am aware of all applicable requirements and recommendations to mitigate the spread of COVID-19, including [COVID-19 Public Health Guidance for K–12 Schools to Support Safe In-Person Learning for the School Year](#) and [San José Unified’s COVID Health and Safety Information](#).

Contractor further agrees and acknowledges that District may at its sole discretion modify the requirements of this COVID-19 certification to ensure the health and safety of students.

Lobbyist Certification. The Contractor and the Contractor parties shall at all times comply with the lobbyist certification requirements as set forth below. Specifically, by checking the one applicable option below, Contractor hereby represents and warrants to District the following:

- Contractor and/or Contractor parties are not a “Lobbying Coalition,” “Lobbying Firm,” “Lobbyist” or “Lobbyist Employer” as those terms are defined in the Political Reform Act of 1974 (Gov. Code §§ 81000) (collectively “Lobbyist”) and are not performing Services hereunder that would require registering as a Lobbyist.
- Contractor and/or Contractor parties Services hereunder shall or may include lobbying. Contractor and/or Contractor parties shall comply with all applicable District, local, state and/or federal policies, rules, regulations, statutes and requirements governing Lobbyists. In addition, the Contractor shall maintain on file registering and reporting records for Lobbyists. These records shall be regularly maintained and updated by Contractor and shall be available to District upon request or audit.

Conflict of Interest Certification. The Contractor and the Contractor parties shall at all times comply with the conflict of interest certification requirements as set forth below. Specifically, by checking the one applicable option below, Contractor hereby represents and warrants to District the following:

- Contractor and/or Contractor parties have read and understand the District’s Conflict of Interest Code (Board Bylaw 9270) and, to the best of Contractor’s knowledge, there are no conflicts of interest that must be disclosed pursuant to the Conflict of Interest Code.
- Contractor and/or Contractor parties have read and understand the District’s Conflict of Interest Code and, Contractor knows or has reason to believe that Contractor has a conflict of interest that requires disclosure and Contractor and/or Contractor parties shall comply with the applicable disclosure requirements of the District’s Conflict of Interest Code. In addition, the Contractor shall maintain on file statements of economic

interests in accordance with applicable disclosure requirements. These records shall be regularly maintained and updated by Contractor and shall be available to District upon request or audit.

I acknowledge and certify under penalty of perjury that I am duly authorized to legally bind the Contractor to all provisions and items included in this certification, that the contents of this certification are true, and that this certification is made under the laws of the State of California.

Dasher Technologies dba Peller Technologies

Date: 11/12/2025

Signature:  Signed by:
662D0EC52C3F482...

Carlos Carreira
Vice President, Revenue Operations

EXHIBIT C CONTINUATION
WORKERS' COMPENSATION CERTIFICATION

Labor Code Section 3700 in relevant part provides that every employer except the State shall secure the payment of compensation in one or more of the following ways:

- By being insured against liability to pay compensation by one or more insurers duly authorized to write compensation insurance in this State.
- By securing from the Director of Industrial Relations a certificate of consent to self-insure, which may be given upon furnishing proof satisfactory to the Director of Industrial Relations of ability to self-insure and to pay any compensation that may become due to its employees.

I am aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the Work of this Agreement.

Dasher Technologies dba Peller Technologies

Date: 11/12/2025

Signature:  Signed by:
662D0EC52C3F482...

Carlos Carreira
Vice President, Revenue Operations

(In accordance with Article 5 – commencing at Section 1860, Chapter 1, part 7, Division 2 of the Labor Code, the above certificate must be signed and filed with the District prior to performing any Work under this Agreement.)