



SALES ORDER FORM

PO# _____

Deal ID _____

Customer Name: Cabinet Office	
Address:	
Daily Data Ingestion: <div></div> <div></div>	
<p>Customer may upgrade account at any time during Service Term by executing a Sales Order Form.</p> <p>Applicable to the first three months of the Initial Term, if Daily Ingest volumes are exceeded by 25% on seven consecutive days, GDS and Sumo Logic will discuss an adjustment to the Daily Data Ingestion volume</p>	
<p>Service Term:12 months (Length of Service)</p> <p>TERMINATION</p> <p>2.1 Subject to earlier termination as provided below, this Service Agreement is for the Service Term as specified in the Order Form.</p> <p>2.2 In the event of any material breach of this Agreement, the non-breaching party may terminate this Agreement prior to the end of the Service Term by giving thirty (30) days prior written notice to the breaching party; provided, however, that this Agreement will not terminate if the breaching party has cured the breach prior to the expiration of such thirty-day period. Either party may terminate this Agreement, without notice, (i) upon the institution by or against the other party of insolvency, receivership or bankruptcy proceedings, (ii) upon the other party's making an assignment for the benefit of creditors, or (iii) upon the other party's dissolution or ceasing to do business.</p> <p>2.3 The following Sections shall survive any expiration or termination of this Agreement will survive termination, including, without limitation, Section 2 "Restrictions", Section 3 "Confidentiality", Section 4.1 "Intellectual Property Rights", Section 5 "Payment of Fees", Section 8 "Warranty Disclaimers", Section 9 "Limitations of Liability", Section 10 "Indemnification", Section 11.1 "U.S. Government Matters", Section 12 "Miscellaneous".</p>	

Service Fee Breakdown

Service Term: 12 months
(Length of Service)

Hot Storage Retention: 30 days
(30 Day Increments)

Cold Storage Retention: 330 days
(30 Day Increments)

Service Type: **Enterprise**
Maximum Number of Users: 20 users
(Increments of 20)

Total \$21,978.00

Payment Schedule: Monthly
(Monthly/Quarterly/Annually)

Except overage charges, there are no additional charges for the services that are provided by SumoLogic's Enterprise solution. SumoLogic will not incur any additional charges without the prior written consent by GDS.

Hosting location:

Sumo Logic guarantees that all log data submitted by GDS is exclusively hosted within the European Union.

Service Type: **Enterprise**

The Enterprise package includes but is not limited to the following:

- FEATURES:
- LogReduce Analytics
 - Data Collection (any source)
 - Outlier Detection
 - Predictive Analytics
 - Live Streaming Dashboards
 - Powerful Search
 - PCI, SOC 2 Type 2, HIPAA Certifications
 - Anomaly Detection
 - Real Time Alerts
 - Advanced Search Performance
 - Collector Management API
 - Data forwarding
 - Analytics API
 - Enterprise Integrations
 - PCI Compliance App
 - Single Sign-on Integration

- SUPPORT / SERVICES
- Proof Concepts & RFP Support
 - Technical Account Manager
 - Professional Services Trainer
 - 24x7 Tech Support

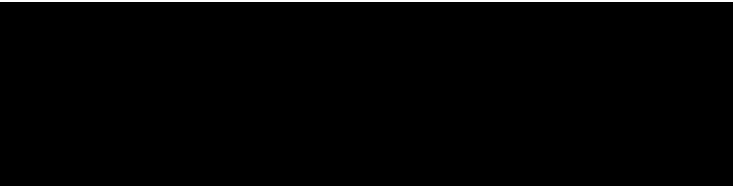
PCI Accreditation

Sumo Logic will provide GDS with a copy of its Attestation of Compliance (AOC) at the start of the contract and will inform GDS within 2 business days in case its PCI compliance status is revoked.

ISO 27001

Sumo Logic will provide GDS with a copy of the Statement of Applicability for its ISO 27001 certification and will inform GDS within 2 business days in case its ISO 27001 compliance status is revoked.

Payment Schedule: Monthly
SumoLogic will bill GDS at the end of every month for the usage (including overage).
Invoices will be paid by GDS within 30 days.



Notes:

Quote Expires: _____

Service Effective Date: 3/21/16

This Order Form, together with the Sumo Logic Terms and Conditions available from time-to-time at <http://www.sumologic.com/terms-conditions/service-license-agreement/>, which Customer hereby acknowledges it has read, understands, and accepts, constitutes the entire agreement between Sumo Logic and Customer governing the Services and Software referenced in this Order Form and in the Terms and Conditions (together, the "Agreement,") to the exclusion of all other terms. Sumo Logic acknowledges that the Customer's name and logo may not be used for the purpose of identifying Customers as a Sumo Logic customer without prior written consent. Any capitalized terms used on this Order Form without definition shall have the meanings given to them in the Terms and Conditions. Customer represents that its signatory below has the authority to bind Customer to the terms of the Agreement

