

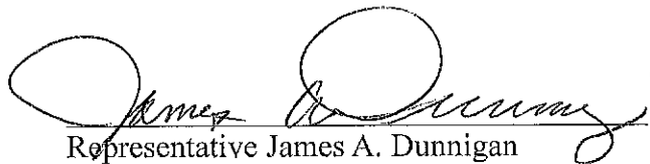
## SUBPOENA FOR DOCUMENTS AND INFORMATION

To: Softwise, Inc.  
c/o J. Todd Rawle, Registered Agent  
2474 N. University Avenue  
Provo, UT 84604

Pursuant to the authority of the Special Investigative Committee of the Utah House of Representatives pursuant to Utah Code Ann. §§ 36-14-1 *et seq.*, you are hereby commanded to produce by Five O'Clock p.m. (5:00 p.m.) on October 21, 2013 the documents and information set forth herein in Schedule A. The documents and information sought herein should be delivered to the Special Investigative Committee, c/o John L. Fellows, General Counsel, Office of Legislative Research and General Counsel, Utah State Capitol Complex, House Building Suite W210, Salt Lake City, UT 84114.

Any contumacy or failure to obey this subpoena may subject you to sanctions and penalties under the law.

Given under my hand, by authority vested in  
me, this 4<sup>th</sup> day of October,  
2013.

  
Representative James A. Dunnigan  
Chairman  
Special Investigative Committee of the Utah  
House of Representatives

## SCHEDULE A

### Documents and Information to be Produced

1. All communications between John Swallow, through any Softwise, Inc. email account associated with him, including, but not limited to, any email account with the address johns@softwiseonline.com or john@softwise.com, and any of the following:
  - a. Jeremy Johnson; any personnel of I Works, Inc.; or any personnel of any other entity affiliated with Jeremy Johnson;
  - b. Marc Sessions Jenson or any personnel of any entity affiliated with him;
  - c. Jason Powers or any personnel of any entity affiliated with him;
  - d. Tim Lawson or any personnel of any entity affiliated with him;
  - e. Rob Stahura or any personnel of any entity affiliated with him;
  - f. any personnel of RMR Consulting, LLC;
  - g. Jay Brown; any personnel of Brown, Brown & Premsrirut; or any personnel of any other entity affiliated with Jay Brown;
  - h. Tim Rupli; any personnel of T.R. Rupli & Associates; or any personnel of any other entity affiliated with Tim Rupli;
  - i. Aaron Christner; Ryan Jenson; or any personnel of any entity affiliated with either of them;
  - j. Allen Young; Tyler Young; Drew Downs; or any personnel of Chaparral Limestone and Cement Company, LLC or any predecessor entity;
  - k. Dennis Ickes or David Colvin.
  
2. All communications between Richard M. Rawle and any of the following:
  - a. Jeremy Johnson; any personnel of I Works, Inc.; or any personnel of any other entity affiliated with Jeremy Johnson;
  - b. Marc Sessions Jenson or any personnel of any entity affiliated with him;
  - c. Jason Powers or any personnel of any entity affiliated with him;
  - d. Tim Lawson or any personnel of any entity affiliated with him;
  - e. Rob Stahura or any personnel of any entity affiliated with him;
  - f. any personnel of RMR Consulting, LLC;
  - g. Jay Brown; any personnel of Brown, Brown & Premsrirut; or any personnel of any other entity affiliated with Jay Brown;
  - h. Tim Rupli; any personnel of T.R. Rupli & Associates; or any personnel of any other entity affiliated with Tim Rupli;
  - i. Aaron Christner; Ryan Jenson; or any personnel of any entity affiliated with either of them;

- j. Allen Young; Tyler Young; Drew Downs; or any personnel of Chaparral Limestone and Cement Company, LLC or any predecessor entity;
  - k. Dennis Ickes or David Colvin.
3. All communications between any personnel of Softwise, Inc. and any of the following:
- a. Jeremy Johnson; any personnel of I Works, Inc.; or any personnel of any other entity affiliated with Jeremy Johnson;
  - b. Marc Sessions Jenson or any personnel of any entity affiliated with him;
  - c. Jason Powers or any personnel of any entity affiliated with him;
  - d. Tim Lawson or any personnel of any entity affiliated with him;
  - e. Rob Stahura or any personnel of any entity affiliated with him;
  - f. any personnel of RMR Consulting, LLC;
  - g. Jay Brown; any personnel of Brown, Brown & Premsrirut; or any personnel of any other entity affiliated with Jay Brown;
  - h. Tim Rupli; any personnel of T.R. Rupli & Associates; or any personnel of any other entity affiliated with Tim Rupli;
  - i. Aaron Christner; Ryan Jenson; or any personnel of any entity affiliated with either of them;
  - j. Allen Young; Tyler Young; Drew Downs; or any personnel of Chaparral Limestone and Cement Company, LLC or any predecessor entity;
  - k. Dennis Ickes or David Colvin.

### **Instructions**

1. The time period applicable to these requests is December 1, 2009 to the date of this subpoena.
2. The documents and information subpoenaed includes all that is in your custody, control or possession, or within your right of custody, control or possession.
3. To the extent practicable, documents shall be produced in a searchable electronic format (such as delimited text with images and native files, or searchable PDF format). Audio and video files shall be produced in their native format. All materials provided in response to this subpoena shall contain a unique identifying number, irrespective of format.

## **Definitions**

1. “**Communication**” means the transmission of information to an identified person or about an identified subject in any format or medium, including, but not limited to, the following: hard copy documents; electronic documents and all other electronically stored information, including, but not limited to, electronic mail, text messages or instant messages; photographs; or audio or video recordings.
2. “**Document**” means any written, recorded or graphic matter in any format or medium, including, but not limited to, the following: hard copy documents; electronic documents and all other electronically stored information, including, but not limited to, electronic mail, text messages or instant messages; photographs; or audio or video recordings.
3. “**Referring or relating to**” means pertaining in any way to the identified person or subject.