

C Tech Earth Science Software

End User License Agreement ("Agreement")

Version 180717

Last updated: July 17, 2018

This agreement shall govern ordering, rental, leasing, subscription, purchase, licensing, support, and warranty of all of C Tech's earth science software and associated software tools, including the **Earth Volumetric Studio "EVS"**; **EnterVol Volume Analyst** (also known as EnterVol for ArcGIS), **EnterVol GeoStats**, **EnterVol Geology**, and **EnterVol Tools**, collectively "**EnterVol**"; **3D PDF Converter**; and **Four-Dimensional Interactive Model Animation Player "4DIM Player"**, hereafter referred to as "**Software**". This agreement is between **C Tech Development Corp. ("C Tech")** and the **Customer**. The agreement constitutes the entire contract between the parties and shall govern all orders completely unless amended in writing. Such amendments must be signed by both the customer and an authorized representative of C Tech in order to be considered valid.

Please read this End-User License Agreement ("Agreement") carefully before clicking the "I Agree" button, downloading or using the Software.

By clicking the "I Agree" button, downloading or using the Software, you are agreeing to be bound by the terms and conditions of this Agreement.

This Agreement is a legal agreement between you (either an individual or a single entity) and C Tech Development Corporation and it governs your use of the Software made available to you by C Tech Development Corporation.

If you do not agree to the terms of this Agreement, do not click on the "I Agree" button and do not download, install or use the Software.

The Software is licensed, not sold, to you by C Tech Development Corporation for use strictly in accordance with the terms of this Agreement.

1) ORDERING

The Customer may order any item or package listed on the C Tech Price List at www.ctech.com ("Product"). C Tech does not guarantee that prices will not change, nor does it honor out-of-date price lists. No order will be effective until made in writing and signed by the Customer and an authorized representative of C Tech.

2) PAYMENT AND TAXES

Payment terms vary by product. For EVS, terms are net 10 days except rentals, leases and international orders which require advance payment. For EnterVol and the 3D PDF Converter, the terms are advance payment. EnterVol products may be installed as a fully functional TRIAL version which will run for 15 days to provide customers time to process payment to C Tech. The 4DIM Player is an unlicensed product which is free to use for everyone.

An authorized representative of C Tech must approve any revisions to C Tech's terms or license agreement in writing. Customer is responsible for all shipping charges, taxes, fees, duties, and any or all government charges that are customarily the responsibility of the Customer.

3) SHIPMENT AND DELIVERY

C Tech will ship EVS licensing keys **F.O.B. Destination, Prepaid and Added** by means of courier service (e.g. FedEx) requiring Customer's signature for receipt of delivery. The shipping charges will be paid by the shipping party and added to the invoice to the purchaser over and above the items purchased costs. In the event of loss or damage during shipment, the Customer agrees to assist C Tech in filing freight claims for loss or damage.

All other products covered by this agreement are delivered by download, are software licensed, and therefore require no physical shipment.

4) SOFTWARE LICENSE

GRANT OF LICENSE

C Tech Development Corporation grants you a revocable, non-exclusive, non-transferable, limited license to download, install and use the Software strictly in accordance with the terms of this Agreement. You will not rent, sell, lease or otherwise distribute the SOFTWARE or any part of it.

RESTRICTIONS

You agree not to, and you will not permit others to:

- license, sell, rent, lease, assign, distribute, transmit, host, outsource, disclose or otherwise commercially exploit the Software or make the Software available to any third party.
- modify, make derivative works of, disassemble, decrypt, reverse compile or reverse engineer any part of the Software.
- remove, alter or obscure any proprietary notice (including any notice of copyright or trademark) of C Tech Development Corporation or its affiliates, partners, suppliers or the licensors of the Software.
- tamper with, bypass, or otherwise interfere with the floating license manager and/or software key copy protection system.

You have acquired C Tech's Earth Science Software EVS or 4DIM Player that includes software licensed by C Tech from C Tech and its software suppliers. Those installed software products from C Tech and its software suppliers' origin, as well as any associated media, printed materials, and "online" or electronic documentation ("SOFTWARE") are protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE is licensed, not sold. The Customer shall not duplicate any portion of the Software except for backup or archival purposes and shall duplicate C Tech's proprietary rights and notices on each such copy.

AGREEMENT TO EULA

If you do not agree to this End User License Agreement ("EULA"), do not use the PRODUCT. Promptly contact C Tech for instructions on return of the unused PRODUCT(S) for a refund if applicable. Any use of the SOFTWARE, including but not limited to use of the PRODUCT, will constitute your agreement to this EULA (or ratification of any previous consent).

LICENSE TYPES

EVS FIXED LICENSES

Fixed Licenses may be transferred or sold but may not be leased or rented. All License transfers must be accompanied by this License Agreement executed by the transferee and a letter from the transferor certifying the legitimacy of the transfer. University Licenses may not be used by any person in support of commercial projects not affiliated with the University. Fixed licenses are not supported on virtual machines and shall not be hosted on any server, whether public or private, for the purposes of allowing more than a single user access to the SOFTWARE. The Product (C Tech's Software) may not be hosted on a publicly accessible server, nor used to perform or offer (semi)-automated analysis or graphics services.

EVS FLOATING (CONCURRENT) LICENSES

Floating Licenses may not be transferred, sold, leased, or rented, except in total as a single license to include all license seats. The Product (C Tech's Software) may not be hosted on a publicly accessible server, nor used to perform or offer (semi)-automated analysis or graphics services. The Licenses may not be used by any individuals who are not direct employees of the licensed organization or consultants working within the licensed organization's facilities. Use by consultants and temporary employees working outside of the licensed organization's facilities is expressly prohibited.

EVS ENTERPRISE LICENSES

Enterprise Licenses may not be transferred, sold, leased, or rented. The Product (C Tech's Software) may not be hosted on a publicly accessible server, nor used to perform or offer (semi)-automated analysis or graphics services. The Licenses may not be used by any individuals who are not direct employees of the licensed organization or consultants working within the subscribing organization's facilities. Use by consultants and temporary employees working outside of the subscribing organization's facilities is expressly prohibited. License cost is based on the total number of full-time equivalent employees. Mergers and acquisitions occurring during the license period must be reported immediately if it affects the size level and will be subject to prorated license fee increases. Hiring of employees occurring during the license period that affects the size level must be reported prior to the renewal date.

EVS UNIVERSITY ENTERPRISE LICENSES

University Enterprise Licenses may not be transferred, sold, leased, or rented. The Product (C Tech's Software) may not be hosted on a publicly accessible server, nor used to perform or offer (semi)-automated analysis or graphics services. The Licenses may not be used by any individuals who are not faculty or students of the licensed organization or consultants working within the university's facilities. Use by consultants and temporary employees working outside of the university's facilities is expressly prohibited. University Licenses may not be used by any person in support of commercial projects not affiliated with the University.

ENTERVOL AND 3D PDF CONVERTER: TEMPORARY AND PERMANENT LICENSES

Licenses may not be transferred, sold, leased, or rented, except in total as a single license to include all license seats. The Product (C Tech's Software) may not be hosted on a publicly accessible server, nor used to perform or offer (semi)-automated analysis or graphics services. The Licenses may not be used by any individuals who are not direct employees of the licensed organization or consultants working within the licensed organization's facilities. Use by consultants and temporary employees working outside of the licensed organization's facilities is expressly prohibited.

C Tech's normal policy is to make all purchased EnterVol and 3D PDF Converter licenses temporary with an expiration of one year from the delivery date. The license expiration date is coincident with the Annual Maintenance expiration date. The Customer may request that their license be made permanent at any time; however, permanent licenses may not be transferred.

Customers may request a Transfer of License to a new computer no more than once during year, and once again upon renewal of annual Maintenance. Only temporary licenses with current Maintenance may be transferred.

ENTERVOL AND 3D PDF CONVERTER: ENTERPRISE ADD-ON UNLIMITED LICENSES

EnterVol and 3D PDF Converter license issued under the Enterprise Add-On Unlimited Licenses are subject to the same terms and conditions as the EVS Enterprise licenses. No new licenses will be issued within 30 days of an Enterprise customer's renewal date until the license renewal is paid.

4DIM PLAYER

Customers licensed for EVS (including Enterprise licenses) may freely redistribute C Tech's free unlicensed 4DIM Player to their clients.

5) MODIFICATIONS TO APPLICATION

C Tech Development Corporation reserves the right to modify, suspend or discontinue, temporarily or permanently, the Software or any service to which it connects, with or without notice and without liability to you.

UPDATES TO APPLICATION

C Tech Development Corporation may from time to time provide enhancements or improvements to the features/functionality of the Software, which may include patches, bug fixes, updates, upgrades and other modifications ("Updates").

Updates may modify or delete certain features and/or functionalities of the Software. You agree that C Tech Development Corporation has no obligation to (i) provide any Updates, or (ii) continue to provide or enable any particular features and/or functionalities of the Software to you.

You further agree that all Updates will be (i) deemed to constitute an integral part of the Software, and (ii) subject to the terms and conditions of this Agreement.

SOFTWARE UPGRADES AND FEES

C Tech reserves the right to set new fees for **new** functionality that might be offered as a part of such new releases of the Software. Software (license) transfer to a different computer architecture or operating system may not be considered an upgrade and may be subject to additional fees.

6) TITLE, PROPRIETARY RIGHTS

C Tech, on behalf of itself and its licensor, retains title to, and all copyright, patent, trade secret and proprietary rights in the Software, including without limitation (i) all designs, engineering details, and other data pertaining to the Software, and (ii) all original works, computer programs, discoveries, inventions, copyrights, trade secret rights, patents, know-how and techniques pertaining to the Software or arising out of work done wholly or in part by C Tech in connection with this Agreement. Nothing in this Agreement constitutes a waiver of C Tech's rights under copyright or patent laws, or any other federal or state law.

Customer may not seek, and may not permit any other user to seek, a patent or similar right worldwide that is based on or incorporates any Product (C Tech's Software). This express prohibition on patenting will not apply to Customer's software and technology except to the extent that Products, or any portion thereof, are part of any claim or preferred embodiment in a patent application or a similar application.

7) YOUR SUGGESTIONS

Any feedback, comments, ideas, improvements or suggestions (collectively, "Suggestions") provided by you to C Tech Development Corporation with respect to the Software shall remain the sole and exclusive property of C Tech Development Corporation.

C Tech Development Corporation shall be free to use, copy, modify, publish, or redistribute the Suggestions for any purpose and in any way without any credit or any compensation to you.

8) THIRD-PARTY SERVICES

The Software may display, include or make available third-party content (including data, information, applications and other products services) or provide links to third-party websites or services ("Third-Party Services").

You acknowledge and agree that C Tech Development Corporation shall not be responsible for any Third-Party Services, including their accuracy, completeness, timeliness, validity, copyright compliance, legality, decency, quality or any other aspect thereof. C Tech Development Corporation does not assume and shall not have any liability or responsibility to you or any other person or entity for any Third-Party Services.

Third-Party Services and links thereto are provided solely as a convenience to you and you access and use them entirely at your own risk and subject to such third parties' terms and conditions.

MrSID SOFTWARE

Portions of this computer program are copyright © 1995-2010 Celartem, Inc., doing business as LizardTech. All rights reserved. MrSID is protected by U.S. Patent No. 5,710,835. Foreign Patents Pending.

9) PRIVACY POLICY

C Tech Development Corporation collects, stores, maintains, and shares information about you in accordance with its Privacy Policy, which is available at <https://www.ctech.com/privacy-policy/>. By accepting this Agreement, you acknowledge that you hereby agree and consent to the terms and conditions of our Privacy Policy.

10) TERM AND TERMINATION

This Agreement shall remain in effect until terminated by you or C Tech Development Corporation. C Tech Development Corporation may, in its sole discretion, at any time and for any or no reason, suspend or terminate this Agreement with or without prior notice.

This Agreement will terminate immediately, without prior notice from C Tech Development Corporation, in the event that you fail to comply with any provision of this Agreement. You may also terminate this Agreement by deleting the Software and all copies thereof from your mobile device or from your computer.

Upon termination of this Agreement, you shall cease all use of the Software and delete all copies of the Software from your mobile device or from your computer.

Termination of this Agreement will not limit any of C Tech Development Corporation's rights or remedies at law or in equity in case of breach by you (during the term of this Agreement) of any of your obligations under the present Agreement.

11) INDEMNIFICATION

You agree to indemnify and hold C Tech Development Corporation and its parents, subsidiaries, affiliates, officers, employees, agents, partners and licensors (if any) harmless from any claim or demand, including reasonable attorneys' fees, due to or arising out of your: (a) use of the Software; (b) violation of this Agreement or any law or regulation; or (c) violation of any right of a third party.

12) NO WARRANTIES

The Software is provided to you "AS IS" and "AS AVAILABLE" and with all faults and defects without warranty of any kind. To the maximum extent permitted under applicable law, C Tech Development Corporation, on its own behalf and on behalf of its affiliates and its and their respective licensors and service providers, expressly disclaims all warranties, whether express, implied, statutory or otherwise, with respect to the Software, including all implied warranties of merchantability, fitness for a particular purpose, title and non-infringement, and warranties that may arise out of course of dealing, course of performance, usage or trade practice. Without limitation to the foregoing, C Tech Development Corporation provides no warranty or undertaking, and makes no representation of any kind that the Software will meet your requirements, achieve any intended results, be compatible or work with any other software, applications, systems or services, operate without interruption, meet any performance or reliability standards or be error free or that any errors or defects can or will be corrected.

Without limiting the foregoing, neither C Tech Development Corporation nor any C Tech Development Corporation's provider makes any representation or warranty of any kind, express or implied: (i) as to the operation or availability of the Software, or the information, content, and materials or products included thereon; (ii) that the Software will be uninterrupted or error-free; (iii) as to the accuracy, reliability, or currency of any information or content provided through the Software; or (iv) that the Software, its servers, the content, or e-mails sent from or on behalf of C Tech Development Corporation are free of viruses, scripts, trojan horses, worms, malware, timebombs or other harmful components.

Some jurisdictions do not allow the exclusion of or limitations on implied warranties or the limitations on the applicable statutory rights of a consumer, so some or all of the above exclusions and limitations may not apply to you.

13) LIMITATION OF LIABILITY

In no event will C Tech be liable for (i) the cost of substitute procurement, special, indirect, incidental, or consequential damages, (ii) any damages resulting from inaccurate or lost data, or loss of use or profits arising out of or in connection with this Agreement or the use or performance of Software, or (iii) any defects or errors in the Software, except as provided under SOFTWARE WARRANTY. In no event will C Tech's total liability for (i) any damages in any action based on, or arising out of, or in connection with this Agreement exceed the total amount paid to C Tech pursuant to this Agreement, or (ii) claims based upon C Tech's obligations under the customer support services provisions which exceed the total amount paid to C Tech for customer support services in the previous year.

14) SEVERABILITY

If any provision of this Agreement is held to be unenforceable or invalid, such provision will be changed and interpreted to accomplish the objectives of such provision to the greatest extent possible under applicable law and the remaining provisions will continue in full force and effect.

15) WAIVER

Except as provided herein, the failure to exercise a right or to require performance of an obligation under this Agreement shall not affect a party's ability to exercise such right or require such performance at any time thereafter nor shall be the waiver of a breach constitute waiver of any subsequent breach.

16) FOR U.S. GOVERNMENT END USERS

The Software and related documentation are "Commercial Items", as that term is defined under 48 C.F.R. §2.101, consisting of "Commercial Computer Software" and "Commercial Computer Software Documentation", as such terms are used under 48 C.F.R. §12.212 or 48 C.F.R. §227.7202, as applicable. In accordance with 48 C.F.R. §12.212 or 48 C.F.R. §227.7202-1 through 227.7202-4, as applicable, the Commercial Computer Software and Commercial Computer Software Documentation are being licensed to U.S. Government end users (a) only as Commercial Items and (b) with only those rights as are granted to all other end users pursuant to the terms and conditions herein.

17) EXPORT COMPLIANCE

You may not export or re-export the Software except as authorized by United States law and the laws of the jurisdiction in which the Software was obtained.

In particular, but without limitation, the Software may not be exported or re-exported (a) into or to a nation or a resident of any U.S. embargoed countries or (b) to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Department of Commerce Denied Person's List or Entity List.

By installing or using any component of the Software, you represent and warrant that you are not located in, under control of, or a national or resident of any such country or on any such list.

18) CUSTOMER SUPPORT SERVICES

The Customer may order *Technical Support and Software Maintenance* to cover Software updates and technical support at the pricing shown on our website.

C Tech's Maintenance provides unlimited software updates and unlimited technical support. Customers may e-mail support@ctech.com or telephone (941) 315-5740 for their support issues.

TERMS OF COVERAGE:

Technical Support and Software Maintenance must be paid for and current before services will be rendered. Support will be provided Monday through Friday (holidays excluded) during C Tech's regular office hours and may be available at other times.

C TECH'S DUTIES:

C Tech will aid in problem resolution for supported Products and will make reasonable efforts to provide work arounds and/or corrections for identified bugs in the Software for all customers whose support services contract is up to date.

Note: Work with Customer's data files is generally excluded from Technical Support, unless specifically approved by C Tech personnel following an initial technical review.

SOFTWARE MAINTENANCE, UPGRADES AND TECHNICAL SUPPORT:

FIXED AND FLOATING LICENSES:

Software updates and technical support (Maintenance) for a period of 12 months from first delivery of the Product is included with purchase. Leases or rentals have current Maintenance during the rental or leaser period. Leases or rentals that are upgraded to purchase have an anniversary date that is the date of first delivery under the rental or lease. The cost for renewal of annual software maintenance, upgrades and technical support is published on the C Tech Price List at www.ctech.com.

ENTERPRISE LICENSES:

Software updates and technical support (Maintenance) is included in the subscription fees.

REPLACEMENT OF SOFTWARE KEYS:

FIXED AND FLOATING LICENSES:

Prior to validation, lost software keys are subject to a \$100 USD replacement charge. After validation, lost or stolen keys are subject to a replacement charge equal to 20% of the current list price and require certification from Customer that the license key is lost or stolen, and if found will be returned to C Tech. Malfunctioning keys handled in accordance with the installation instructions will be replaced at no cost during the first year and are subject to a \$100 USD replacement charge thereafter. Replacement costs do not include applicable shipping charges which are extra.

ENTERPRISE LICENSES:

Lost software keys are subject to a \$200 USD replacement charge. Malfunctioning keys handled in accordance with the installation instructions will be replaced at no cost during the first year and are subject to a \$100 USD replacement charge thereafter. Replacement costs do not include applicable shipping charges which are extra.

MAINTENANCE RENEWAL AND LAPSED LICENSES

Maintenance renewal: Prior to expiration of the software maintenance period, maintenance can be renewed at the current pricing. Maintenance payments not received within 120 days of the original due date will result in the associated license being classified as lapsed. Lapsed licenses can be reinstated at a cost of 50% of the current list price of the software provided that the license has not been lapsed more than 2 years. While any license is lapsed, the following risks are accepted by the client:

1. C Tech shall have no obligation to provide any technical support
2. C Tech shall have no obligation to provide access to older software version installation files or provide installation assistance.
3. If the software key is damaged or the software fails to function for any reason whatsoever, C Tech shall have no obligation to replace the key or software at less than the current full list price.

19) CONSENT FOR INTERNET-BASED SERVICES.

C Tech incorporates Internet-based services into its software. C Tech may revise or cancel these services and features at any time. The software features described below connect to C Tech or its service

provider's computer systems over the Internet. In general, you will not receive a notice when a connection is made.

- In compliance with European GDPR regulations, Software releases after May 2018 will allow the user to Opt-Out of these Internet-based services, which are primarily used for error reporting.
- **By using these features, you consent to the transmission of this information.**

COMPUTER INFORMATION

The following features use Internet protocols, which send computer information, such as your Internet protocol address, the type of operating system, hardware details, browser and name and version of the software you are using. C Tech uses this information to make the Internet-based services available to you.

1. Customer Experience Improvement Program (CEIP). This software uses CEIP. CEIP automatically sends C Tech information about your hardware and how you use this software.
2. Error Reports. This software automatically sends error reports to C Tech. These reports include information when problems occur in the software. Sometimes reports contain information about other programs that interact with the software.
3. Use of Information. We may use the computer information, error reports, and CEIP information, to improve our software and services. We may also share it with others, such as hardware and software vendors. They may use the information to improve how their products run with C Tech software.

20) PROPRIETARY DATA

This Agreement does not constitute a Non-Disclosure Agreement (NDA) binding C Tech or its employees. It is C Tech's standard policy to not disclose Customer data to a third party. However, under no circumstances should Customers provide sensitive data files or other proprietary data to C Tech during the course of technical support. C Tech will not execute an NDA to comply with a customer's technical support requirements. Any work requiring an NDA will by its very nature be classified as consulting services and can only be performed if C Tech verifies that it has no conflicts.

Neither this Agreement nor such NDA shall bind C Tech to exclusivity unless specifically agreed to in writing.

21) CLAIMS OF INFRINGEMENT

INDEMNIFICATION

C Tech will defend or settle at its own expense any action brought against Customer, to the extent that it is based on a claim that the Software infringes a United States or Canadian patent or copyright and will pay any costs and damages finally awarded against Customer in any such action which are attributable to any such claim. C Tech's obligation under the preceding sentence is subject to the conditions that (i) Customer promptly notifies C Tech in writing of any such claim and reasonably cooperate with C Tech in its defense (ii) C Tech will have sole authority and control of such defense and all negotiations for any settlement or compromise, and (iii) should the Software become, or in C Tech's opinion be likely to become, the subject of any such claim, Customer will permit C Tech, at C Tech's option and expense, to procure for Customer the right to continue using the Software, to replace or modify it so that it becomes non-infringing, or to grant Customer a credit for the Software as depreciated on a three-year, straight-line basis, and accept its return.

LIMITATIONS

C Tech shall have no liability to the Customer with respect to any claim of infringement which is based upon or results from (i) the combination of any Product with any machine, device, firmware or software not furnished by C Tech, (ii) any modification of the Software by a party other than C Tech, (iii) Customer's failure to install changes or updates as instructed by C Tech, or (iv) use of the Software as part of any infringing process. THIS SECTION STATES THE ENTIRE LIABILITY OF C Tech WITH RESPECT TO INFRINGEMENT CLAIMS CONCERNING THE SOFTWARE OR ITS USE OR OPERATION.

22) TRAINING

C Tech's *Software* includes workbooks and tutorials sufficient for intermediate level self-taught training. All other training that may be offered by C Tech, including advanced training courses, User Conferences and on-line training shall be at C Tech's then-prevailing rates on the C Tech Price List at www.ctech.com. The time and location of training courses will be as specified by C Tech. The Customer is responsible for all expenses of the Customer's personnel while attending training courses.

23) U. S. GOVERNMENT RESTRICTED RIGHTS

Use, duplication or disclosure of Software by the Government is subject to restrictions set forth in the Commercial Computer Software clause at DFARS 252.227-7202.3 and Commercial Computer Software - Restricted Rights at 48 CFR 52.227-19, as applicable.

24) AMENDMENTS TO THIS AGREEMENT

C Tech Development Corporation reserves the right, at its sole discretion, to modify or replace this Agreement at any time. If a revision is material, we will provide at least 30 days' notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.

By continuing to access or use our Application after any revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new terms, you are no longer authorized to use the Software.

25) GOVERNING LAW

The laws of Nevada, United States, excluding its conflicts of law rules, shall govern this Agreement and your use of the Software. Your use of the Software may also be subject to other local, state, national, or international laws.

This Agreement shall not be governed by the United Nations Convention on Contracts for the International Sale of Good.

26) ORDER OF PRECEDENCE

If there is a conflict among the terms and conditions in the documents provided by Customer and C Tech, the descending order of precedence shall be as follows: (1) This License Agreement, (2) C Tech's *Organizational Staff Level Certification for Enterprise Licenses* (if applicable), (3) C Tech's *University Certification* (if applicable), (4) Customer's Purchase Order and associated Terms and Conditions.

27) CONTACT INFORMATION

If you have any questions about this Agreement, please contact C Tech by email, phone, fax or mail:

C Tech Development Corporation
3773 Howard Hughes Parkway
South Tower, Suite 500
Las Vegas, NV 89169-6014 USA
sales@ctech.com
Phone: 941-315-5740 Fax: 941-210-6339

28) ENTIRE AGREEMENT

The Agreement constitutes the entire agreement between you and C Tech Development Corporation regarding your use of the Software and supersedes all prior and contemporaneous written or oral agreements between you and C Tech Development Corporation.

You may be subject to additional terms and conditions that apply when you use or purchase other C Tech Development Corporation's services, which C Tech Development Corporation will provide to you at the time of such use or purchase.

Customer Organization: _____

By: _____
(Signature of Authorized Individual)

Name: _____ Title: _____

Email: _____

Date: _____

NOTE: Initial all prior pages and sign this page. Do not make changes to this document without prior written approval. Return all pages by email to sales@ctech.com or contact C Tech for mailing instructions.