

CSC NWS Price Lists and Order Forms

This file contains the documents listed below. You may mail or fax your order to CSC using these documents.

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Tax Status

End-User Information

NOAAPort Lite

NOAAPort Lite Purchase/Internet Plan

NOAAPort Lite End-User Agreement

To Order by Fax or Mail

1. Print out the forms
 - a. Weather Wire
 - b. NOAAPort Lite
2. Fill in the necessary information on the relevant forms
3. Fax the forms to Janie Romano @ 703-818-5484 or mail them to:

Attn: Janie Romano
CSC
15000 Conference Center Drive
Chantilly, VA 20151-3808

NOAA WEATHER WIRE SERVICE (NWWWS)

OPTION 1: C-BAND PURCHASE PRICE LIST

Please indicate your choices by circling the dollar amount of the desired options:

NON-RECURRING FEES:

- EQUIPMENT
1.8 meter satellite antenna and receiver with a single serial port (1) \$6,886.00
Satellite Data Controller \$1,250.00
- INSTALLATION
By CSC \$1,733.00
No Installation by CSC \$0.00
- OPTIONS
Relocation (2) \$2,100.00
Contract Administration Fee (non-standard contract changes/document exception) (3) \$373.00

ANNUAL FEES (PAYABLE IN ADVANCE):

- NETWORK SERVICE FEE \$762.00
- 24 HR/7 DAY MAINTENANCE COVERAGE \$1,238.00

TERMS

- EQUIPMENT PURCHASES REQUIRE 20% DOWNPAYMENT WITH ORDER. BALANCE IS DUE UPON INSTALLATION. TO AVOID PROCESSING DELAYS, DOWN PAYMENT MUST BE SENT WITH ORDER.
- 90- DAY LIMITED WARRANTY ON PARTS, LABOR AND FACTORY DEFECTS.

TOTAL

NON-RECURRING FEES \$ _____
ANNUAL FEES \$ _____
REQUIRED DOWNPAYMENT \$ _____

Prices are subject to change without notice.

- 1) Shipping costs are not included in the purchase price. Charges will be based on the desire configuration.
- 2) Includes de-installation of system and reinstallation at new location within 25 miles of initial installation.
- 3) Only applicable to subscribers who do not accept the standard CSC Weather Information Services Agreement or request execution of documents that are not part of this Agreement. Separate charge for each action. Note: No additional charge for processing contract modifications that add or delete services.

CSC
1500 Conference Center Drive
Chantilly, VA 20151-3808

(Updated April 9, 2010)

NOAA WEATHER WIRE SERVICE (NWWS)

OPTION 2: KU-BAND PURCHASE PRICE LIST

Please indicate your choices by circling the dollar amount of the desired options:

NON-RECURRING FEES:

- EQUIPMENT
 - 1.2 meter satellite antenna and receiver \$2,856.00
 - 1.8 meter satellite antenna and receiver \$6,886.00
 - 2.4 meter satellite antenna and receiver \$5,105.00
 - Satellite Data Controller \$1,250.00
- INSTALLATION
 - 1.2 meter satellite antenna \$1,092.00
 - 1.8 meter satellite antenna and receiver \$1,733.00
 - 2.4 meter satellite antenna and receiver \$2,520.00
 - No Installation by CSC \$0.00
- OPTIONS
 - Relocation 1.2 meter satellite antenna and receiver (2) \$1,575.00
 - Relocation 1.8 meter satellite antenna and receiver (2) \$2,100.00
 - Relocation 2.4 meter satellite antenna and receiver (2) \$3,150.00
 - Contract Administration Fee (non-standard contract changes/document exception) (3) \$373.00

ANNUAL FEES (PAYABLE IN ADVANCE):

- NETWORK SERVICE FEE \$762.00
- 24 HR/7 DAY MAINTENANCE COVERAGE \$1,238.00

TERMS

- **EQUIPMENT PURCHASES REQUIRE 20% DOWNPAYMENT WITH ORDER. BALANCE IS DUE UPON INSTALLATION. TO AVOID PROCESSING DELAYS, DOWN PAYMENT MUST BE SENT WITH ORDER.**
- **90- DAY LIMITED WARRANTY ON PARTS, LABOR AND FACTORY DEFECTS.**

TOTAL

NON-RECURRING FEES \$ _____

ANNUAL FEES \$ _____

REQUIRED DOWNPAYMENT \$ _____

Prices are subject to change without notice.

- 1) Shipping costs are not included in the purchase price. Charges will be based on the desired configuration.
- 2) Includes de-installation of system and reinstallation at new location within 25 miles of initial installation.
- 3) Only applicable to subscribers who do not accept the standard CSC Weather Information Services Agreement or request execution of documents that are not part of this Agreement. Separate charge for each action. Note: No additional charge for processing contract modifications that add or delete services.

CSC
15000 Conference Center Drive
Chantilly, VA 20151-3808

NOAA WEATHER WIRE SERVICE (NWWS)

OPTION 3: INTERNET PRICE LISST

Please indicate your choices by circling the dollar amount of the desired options:

NON-RECURRING FEES:

- REGISTRATION FEE \$150.00

ANNUAL FEES (PAYABLE IN ADVANCE):

- TECHNICAL SUPPORT PLAN (OPTIONAL): \$762.00

TERMS

- ANNUAL FEE DUE AT TIME OF REGISTRATION.
- REGISTRATION FEE TO BE PAID IN ADVANCE BY MASTERCARD OR VISA.

TOTAL

NON-RECURRING FEES \$ _____

ANNUAL FEES \$ _____

Prices are subject to change without notice.

CSC
15000 Conference Center Drive
Chantilly, VA 20151-3808

NOAA WEATHER WIRE SERVICE (NWWS)

OPTION 4: VALUE ADDED INTERNET PRICE LISST

Please indicate your choices by circling the dollar amount of the desired options:

NON-RECURRING FEES:

- REGISTRATION FEE \$150.00

ANNUAL FEES (PAYABLE IN ADVANCE):

- TECHNICAL SUPPORT PLAN (OPTIONAL): \$762.00

TERMS

- ANNUAL FEE DUE AT TIME OF REGISTRATION.
- REGISTRATION FEE TO BE PAID IN ADVANCE BY MASTERCARD OR VISA.

TOTAL

NON-RECURRING FEES \$ _____

ANNUAL FEES \$ _____

Prices are subject to change without notice.

CSC
15000 Conference Center Drive
Chantilly, VA 20151-3808

**CSC WEATHER WIRE
END USER AGREEMENT**

Contract No.: _____ Purchase Order No.: _____ Sales and Use Tax Vendors Exemption
Reg. No.: _____ This Agreement is made between CSC Systems & Solutions LLC
("CSC") and _____ a _____
corporation having its principal office at _____ ("Customer")
Billing address (if different than above) _____

1. GENERAL

1.1 CSC will furnish to Customer the equipment to receive the NOAA Weather Wire Service, maintenance and support during the term of this agreement.

1.2 Customer shall not redistribute, for financial gain, the Service or any parts thereof, to any person or entity for any purpose or by any means whatsoever, without CSC's written authorization. Any such distribution shall be considered a resale and subject to the CSC Reseller Agreement.

1.3 To receive the Service, Customer must provide or purchase from CSC appropriate equipment (the "Equipment"), which CSC will install and maintain on the Customer's premises, and such other locations as Customer may designate. At Customer's option, the purchased Equipment may be purchased from CSC, in which event Customer is responsible for all Equipment maintenance, including demand service rates established by CSC, unless Customer elects to pay CSC an annual maintenance fee (see section 2.1 for Price Lists).

2. CHARGES

2.1 Customer will pay CSC the charges set forth in appropriate price list (see attached). Please check one of the options below:

Option 1: C-Band Service

() Purchase Price List

Option 2: Ku-Band Service

() Purchase Price List

2.2 CSC's charges for the Service and Maintenance will remain fixed during the initial term of this Agreement. During any extended or renewal term, the charges will be based on the prices in effect at the inception of the extended or renewal term.

2.3 All federal, state, and local sales, use, excise, ad valorem, personal property, and other taxes and fees of any nature relating to the Service and the Equipment as provided to Customer, whether directly by or reimbursed to CSC by Customer. If Customer is exempt from any of the taxes listed above, a valid tax exemption certificate must be supplied at the time of contract signing.

2.4 If, prior to expiration of the term (as delineated in section 6.1 of this Agreement), Customer requests termination of service or refuses to continue receiving the Service, Customer shall nevertheless remain fully bound by the terms and conditions of, and shall pay all fees required by, this Agreement.

3. BILLING AND PAYMENT

3.1 Price Lists for Options 1 and 2. All recurring fees shall be invoiced annually to Customer. Such fees shall be payable by Customer in advance on the first day of each year during which service is to be provided.

3.2 Purchase Orders are to be aligned with the beginning of the month in which service becomes available and supply funding in 12-month increments.

3.3 Equipment installation fees are fully payable by Customer on receipt of the CSC installation invoice. Customer choosing self-installation of Equipment shall pay the fees commencing 30 days after either the effective date of this agreement as provided in Section 6.1 or the date on which NOAA Weather Wire Service (NWS) becomes available in Customer's local area, whichever is later, regardless of the actual date of installation.

Customers choosing self-installation shall pay for installation-related service calls at demand service rates established by CSC. This includes customers who have chosen 24x7 maintenance. Applicable down payments shall be paid in full prior to installation of the equipment.

3.4 Interest at a rate not exceeding one and one-half percent a month or a minimum monthly finance fee of \$10, whichever is greater, will be charged on any account overdue more than 15 days.

3.5 In addition to applicable interest charges for delinquent payment, Customer is obligated to pay all collection agency and legal fees.

4. CUSTOMER RESPONSIBILITY FOR HANDLING OF NATIONAL WEATHER SERVICE INFORMATION TRANSMITTED BY CSC

4.1 If Customer furnishes severe weather information and/or forecasts to the general public, Customer will ensure that all severe weather and flood bulletins, statements, advisories, watches, or warnings that originate with the National Weather Service (NWS) and which are transmitted by CSC to Customer shall:

- (a) be attributed to the NWS;
- (b) not be modified except for physical format;
- (c) be issued verbatim and always as soon as possible after receipt when issued to the general public; and
- (d) not be disseminated after expiration time.

4.2 If Customer also originates its own severe weather information and/or forecasts, Customer will ensure that such information is clearly differentiated from NWS-originated watches and warnings and is attributed to Customer, avoiding use of the terms "watch" and "warning" in presenting such information.

4.3 For media or other release to the general public of the NWS weather information transmitted by CSC to Customer (including reports, warnings, analyses, and forecasts or information derived from them), Customer will also ensure that:

- (a) nothing in announcements associated with such releases shall indicate or imply that the Government endorses any commercial product advertised; and
- (b) full credit shall be given for the source of the information and care will be taken to avoid any implication that interpretations by others of such information are those of the NWS or CSC.

**CSC WEATHER WIRE
END USER AGREEMENT**

5. CUSTOMER RESPONSIBILITY FOR CSC EQUIPMENT

- 5.1 Customer, at its own expense, will:
 - (a) obtain authorization and any permits needed to allow (i) installation of the Equipment (including cable access and power supply), and (ii) access by CSC and its authorized representatives to the Equipment for the purpose of maintaining and repairing it and otherwise to permit CSC to exercise its rights under this Agreement.
 - (b) prepare and maintain the locations at which the Equipment will be installed in accordance with such written specifications as CSC may supply; and
 - (c) provide the power source (110Vac 60Hz with a standard and proper receptacle containing a ground lead) to operate the controller unit and any other components with separate power requirements.

5.2 Customer will now allow any person, other than its own employees, CSC and its representatives, to use or have access to the Equipment. CSC shall have reasonable access to the equipment to perform maintenance or repair service to ensure proper reception of the data (including relocation of the antenna, at Customer's expense, to obtain necessary shielding against interference or to obtain an unobstructed satellite look angle).

6. TERM; TERMINATION

6.1 This Agreement shall take effect on the date the NWWW data becomes available at the Customer's premises (the "Effective Date"), and shall remain in effect for one year from the effective date.

This Agreement shall automatically be renewed for successive one-year terms at the then-current price, unless either party gives the other at least 90 days' written notice prior to the Effective Date (Anniversary) of its intention to terminate the Agreement at the end of the original term or any renewal term.

6.2 If any invoice is not paid within 30 days after the invoice date or if Customer shall otherwise breach any provision of this Agreement, CSC (without waiving any other remedy or right at law or in equity), may immediately terminate this Agreement at its sole option and discretion at any time by giving written notice to Customer. Customer shall remain liable for all outstanding balances and associated collection and legal fees.

6.3 If this Agreement is terminated for any reason, the provisions of Section 7 shall remain in effect with respect to any damage or injury arising out of or incurred in connection with performance of this Agreement prior to such termination. If Customer is able to remedy the cause for termination, within 10 calendar days, to CSC's satisfaction, a one-time reconnect fee of \$300.00 per

occurrence per site will be charged to reinitiate the service at the affected Customer site(s).

7. CSC RESPONSIBILITY AND LIABILITY; INDEMNIFICATION

7.1 CSC will use its best efforts to make the Service available for Customer's use on a regular and continuous basis. CSC MAKES NO OTHER WARRANTY OF ANY KIND WHATEVER, EXPRESS OR IMPLIED. ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE SERVICE AND THE EQUIPMENT ARE HEREBY DISCLAIMED BY CSC, WAIVED BY THE CUSTOMER AND EXCLUDED FROM THIS AGREEMENT.

7.2 CSC shall not be liable in any event to Customer or any other person for any damages, including incidental or consequential damages (such as loss of profit or loss of use) of any nature whatsoever, arising out of or in connection with (a) Customer's use of the Service, (b) delivery, use, repair or performance of the Equipment or (c) any delays in making the service available for Customer's use continuation of the Service or delays in transmission, lateness, non-availability or inaccuracy of data as furnished by the NWS and transmitted by CSC.

7.3 Weather information provided by CSC originates with the NWS and CSC does not in any way assume any liability for continuation of the NWS service, its content timeliness, fitness, or suitability for use by Customer or any other person.

8. COMPLIANCE WITH LAW

The parties will comply with all applicable federal, state, and local laws in connection with this Agreement.

9. ENTIRE AGREEMENT; MODIFICATION

This Agreement constitutes the entire agreement between the parties and supersedes any prior written or oral agreements or understandings. No amendment or waiver of this Agreement shall be binding unless in writing, identified as such, and signed by the party against whom any such amendment or waiver is sought to be enforced.

10. ASSIGNMENT

Customer shall not assign this Agreement without the prior written consent of CSC.

11. APPLICABLE LAW

The laws of the Commonwealth of Virginia shall govern this Agreement.

12. DATE

The Date of this Agreement is _____, 20_____.

By _____
(Customer Signature)

(Print Customer Name)

Date _____

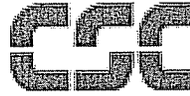
Telephone No. (____) _____

By _____
(CSC Representative Signature)

(Print CSC Representative Name)

Date _____

Telephone No. (____) _____



CSC Systems & Solutions LLC
15000 Conference Center Drive
Chantilly, VA 20151-3808
Phone: 703-818-4000
Fax: 703-818-5484

24-HOUR MAINTENANCE PROVIDED BY CSC

- 1) CSC will provide to the subscriber an 800 customer service line which is staffed 24 hours a day 365 days a year.
- 2) CSC will provide via the 800 customer service line assistance to trouble shoot and possibly correct the problem without the need of a technician at the site.
- 3) CSC will provide a technician if determined that the problem is a possible equipment failure.
- 4) The CSC NOAA Weather Wire System is non-field repairable. If the problem is an equipment failure, CSC will replace the failed piece of equipment.

CSC is not responsible for damage to the system due to Acts of God. Radio Frequency Interference with the signal is not the responsibility of CSC. To correct either problem will be a billable item to the subscriber. Relocations are a separate line item on the agreement and will be charged at the then current rate.

Please sign below if you would like to have the above maintenance.

Company Name: _____

Company Representative: _____
(PRINT NAME)

Customer Signature: _____ Date: _____

CSC Systems & Solutions LLC
Program Management Office



CSC Systems & Solutions LLC
15000 Conference Center Drive
Chantilly, VA 20151-3808
Phone: 703-818-4000
Fax: 703-818-5484

TAX STATUS

All Weatherwire Customers/potential customers claiming exemption from taxes MUST submit a tax exemption certificate to CSC for our files. This is a requirement implemented by CSC's Policies and Procedures and is subject to internal audit.

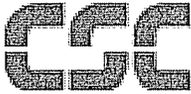
CSC applies tax, (if applicable) to the Site Location, (the Site Location is where the equipment is actually installed).

Therefore, CSC is requesting either a tax exemption certificate, letter of notification with the exemption number, a copy of the statute, or anything else that may be of help that may indicate that your company is tax exempt. Please send this information along with the rest of the paper work enclosed in this package.

Please circle one of the following:

Tax exempt: YES or NO

“This is very important.” CSC wants to ensure that all customers are invoiced correctly!!!!



END-USER
MICRO SATELLITE EARTH STATION INSTALLATION – SITE SUREVEY FORM

1. Customer Contract No.: N/A
2. Organization Name: _____
3. Satellite Ground Station Address: _____

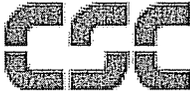
4. Contact Name: _____
5. a. Telephone Number: _____
b. Fax Number: _____
6. Are there any obstructions in Line-of-sight to the Satellite? (NOTE: As a general rule, locations in the eastern half of the U.S. will point their satellite dish towards the south-southwest for satellite signal access, and locations in the western half of the U.S. will point towards the south-southeast.)
7. Vertical elevation and azimuth bearing to the satellite from your location:
 - a. Vertical Dish Elevation _____ (in degrees)
 - b. Degrees from Magnetic North _____
 - c. True North N/A _____
 - d. Polarization N/A _____
8. Distance from micro satellite earth station antenna to your office:
50 ft. _____ 100 ft. _____ 150 ft. _____ 200 ft. _____ 250 ft. _____
300 ft. _____ 350 ft. _____ 400 ft. _____ 450 ft. _____ 500 ft. _____
9. Have you obtained landlord/building permits?
10. If known, indicate whether there are severe microwave signal interference problems in your area: _____

Indicate any other special considerations, such as: conduits, special cable routing, etc. RG59U coaxial cable will be used (approximately 3/16-inch in diameter). _____

Company: _____ Date: _____
Signature: _____
Address: _____

Zip Code: _____

END-USER (Continued)



SHIP TO INFORMATION

Contact Name: _____ Phone No.: _____
Email Address: _____ Fax No.: _____
Ship to Address: _____
Street & Number: _____
Building/Room Number: _____
City: _____
State: _____
Zip Code: _____

OPERATIONS MAINTENANCE INFORMATION (Physical Location where Equipment will be installed):

Contact Name: _____ Phone No.: _____
Email Address: _____ Fax No.: _____
Ship to Address: _____
Street & Number: _____
Building/Room Number: _____
City: _____
State: _____
Zip Code: _____

ALTERNATE POINT OF CONTACT INFORMATION

Alternate POC Name: _____ Phone No.: _____
Email Address: _____ Fax No.: _____

NOAAPort Lite
STANDARD SERVICE PURCHASE/INTERNET PLAN

Revised 10/27/04

Contract Number: _____

Non-Recurring Charges		Price	Select (✓)
Equipment	1.2 M Satellite Antenna, Receiver with Ethernet port, RS422 port, and RS232 DB9 port, Non-penetrating Roof Mount	\$2856.00	-----
	1.8 M Satellite Antenna, Receiver with Ethernet port, RS422 port, and RS232 DB9 port, Non-penetrating Roof Mount, Pressure Pad	\$3700.00	-----
	2.4 M Satellite Antenna, Receiver with Ethernet port, RS422 port, and RS232 DB9 port, Non-penetrating Roof Mount, Pressure Pad	\$5105.00	-----
	Digital LNB, Receiver with Ethernet port, RS422 port, and RS232 DB9 port,	\$2406.00	-----
Controller Box	Satellite Data Controller (SDC) (Two async ports and two parallel ports)	\$1250.00	-----
Installation	1.2 M Antenna with Non-penetrating roof mount	\$1092.00	-----
	1.8 M Antenna with Non-penetrating roof mount	\$1733.00	-----
	2.4 M Antenna with Non-penetrating roof mount	\$2520.00	-----

NOAAPORT LITE Monthly Recurring Charges			
Maintenance (Optional)	24 x 7 Maintenance Coverage	\$94.00	-----
Data Services	NOAAPORT Alpha/Numeric DDS, PPS, IDS	\$264.00	----- Ethernet
	GRIB	\$385.00	----- Ethernet
	FAA604	\$132.00	----- Asynchronous
	Domestic Data Service (DDS)	\$132.00	----- Asynchronous
	Public Product Service (PPS)	\$132.00	----- Asynchronous
	International Data Service (IDS)	\$132.00	----- Asynchronous

Internet Streaming			
Satellite Customers			
	FAA604	\$ 52.50	----- Internet
	PPS (Public Products)	\$ 52.50	----- Internet
	DDS (Domestic Data)	\$ 52.50	----- Internet
	IDS (International Data)	\$ 52.50	----- Internet
	Any Combination of the previous 4 feeds (PPS, DDS, IDS and FAA604)	\$110.00	----- Internet
Non-Satellite Customers			
	FAA604	\$132.00	----- Internet
	PPS (Public Products)	\$132.00	----- Internet
	DDS (Domestic Data)	\$132.00	----- Internet
	IDS (International Data)	\$132.00	----- Internet
	Any combination of the previous 4 feeds (PPS, DDS, IDS and FAA604)	\$264.00	----- Internet

FTP	Alphanumeric, DDS, PPS, IDS, GRIB & FAA 604	\$240.00	-----	FTP Only
<p><i>Terms: Purchase Plan requires 20% down payment with the order. Balance is due upon receipt of equipment.</i></p>				

Total	NON-RECURRING FEES	_____		
	MONTHLY RECURRING FEES	_____		
	REQUIRED DOWN PAYMENT	_____		
<p><i>Shipping costs are not included in the price. Charges will be based on the desired configuration (e.g. 1.2M, 1.8M, or 2.4M Antenna.)</i></p>				

O & M INFORMATION (Physical location where equipment will be installed):

BILLING ADDRESS INFORMATION (Physical location where invoice should be sent):

Contact Name: _____ Phone: _____

Contact Name: _____ Phone: _____

Company Name: _____

Company Name: _____

Street Address: _____

Street Address: _____

City, State, Zip: _____

City, State, Zip: _____

e-mail address: _____

e-mail address: _____

6. TERM; TERMINATION

- 6.1 This Agreement shall take effect on the date it is signed by both parties, Section 12.1, (the "Effective Date"), and shall remain in effect for one year provided, however, that this Agreement shall be renewed for successive terms of one-year at CSC's then current prices unless either party gives the other at least 90 days' written notice prior to the Effective Date (Anniversary) of its intention to terminate this Agreement at the end of the original term or any renewal term.
- 6.2 If any invoice is not paid within thirty days after the invoice date or if Customer shall otherwise breach any provision of this Agreement, CSC (without waiving any other remedy or right at law or in equity), may immediately terminate this Agreement at its sole option and discretion at any time by giving written notice to Customer. Customer shall remain liable for all outstanding balances and associated collection and legal fees.
- 6.3 If this Agreement is terminated for any reason, the provisions of Section 7 of this Agreement shall remain in effect with respect to any damage or injury arising out of or incurred in connection with performance of this Agreement prior to such termination.

7. CSC RESPONSIBILITY AND LIABILITY; INDEMNIFICATION

- 7.1 *CSC will use its best efforts to make the Service available for Customer's use on a regular and continuous.* CSC MAKES NO OTHER WARRANTY OF ANY KIND WHATEVER, EXPRESS OR IMPLIED, AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE SERVICE ARE HEREBY DISCLAIMED BY CSC, WAIVED BY CUSTOMER AND EXCLUDED FROM THIS AGREEMENT.
- 7.2 CSC shall not be liable in any event to Customer or any other person for any damages, including incidental or consequential damages (such as, for example, loss of profits or loss of use) of any nature whatsoever, arising out of or in connection with (a) Customer's use of the Service, (b) delivery, use, repair or performance of the Equipment, or (c) any delays in making the Service available for Customer's use, or delays in transmission, lateness, non availability or inaccuracy of data as furnished by the NOAA or transmitted by CSC.

- 7.3 Weather information provided by CSC originates with the NOAA and CSC does not in any way assume any liability for its content, timeliness, fitness, or suitability for use by Customer or any other person.

8. COMPLIANCE WITH LAW

The parties will comply with all applicable federal, state, and local laws in connection with this Agreement.

9. ENTIRE AGREEMENT; MODIFICATION

This Agreement constitutes the entire agreement between the parties and supersedes any prior written or oral agreements or understandings. No amendment or waiver of this Agreement shall be binding unless in writing, identified as such, and signed by the party against whom any such amendment or waiver is sought to be enforced.

10. ASSIGNMENT

Customer shall not assign this Agreement without the prior written consent of CSC.

11. APPLICABLE LAW

This Agreement shall be governed by the laws of the Commonwealth of Virginia and all disputes regarding this Agreement shall be resolved exclusively in the courts, federal or state, of Virginia.

12. DATE

- 12.1 The Date of this Agreement is _____, 20 ____

By _____
(Customer Signature)

(Please print name of Customer)

Title _____

Date _____

Telephone No.() _____

By _____
(CSC Signature)

(Please print name of Signer)

Title _____

Date _____

Telephone No.() _____