General Jata New Customer Application – Credit Card

WELCOME - WHAT TO EXPECT

We are happy to hear that you've chosen to become a customer of General Data. Our goal is to provide you with the best products and services, backed up by world-class customer service and support.

This application is intended for companies who wish to pay by <u>credit card only or for those who wish or are required to have a</u> <u>credit card on file to back up Terms Agreement</u>. If you wish to set up a net 30 term account with General Data, you will need to complete and submit our full new customer application, which you can get at <u>www.general-data.com/newcustomer</u>



To protect both us and you from credit card fraud, we require that any credit card used for payment must first be authorized and on file with us.

Return the completed credit card application to: Your salesperson who sent you this (if known) OR

- **Email:** newcustomer@general-data.com
- Fax: 1-513-752-6656

We will review your application and contact you if we have any questions. Upon approval, your account details will be forwarded with more information on everything you can do with your General Data customer account.

GENERAL DATA INFORMATION

CORPORATE HEADQUARTERS:

General Data Company, Inc. 4354 Ferguson Drive Cincinnati, Ohio 45245-1667 USA Main Phone Number: 1-513-752-7978 Accounting Department Fax: 1-513-752-6656 Website: http://www.general-data.com

TO CONTACT THE GENERAL DATA ACCOUNTING DEPARTMENT:

Call: 1-513-752-7978 ext. 2210 or ext. 2245

Fax: 1-513-752-6656

Email: accounting_dept@general-data.com

UGIIGIAL JALA NEW CUSTOMER APPLICATION – CREDIT CARD

CREDIT CARD AUTHORIZATION FORM

We require that any credit card used for payment must first be authorized and on file with us. If you wish to use multiple credit cards, you must complete this form for each card. Please PRINT or TYPE information.

Company Name :		Phone Number:	
BILLING Address of CC :		City:	State: Zip:
A/P Contact (if different from Cardholder):		Email:	
CARD Type: DVisa DMasterCard	□American Express*	ZIP CODE of SHIP TO ADDRESS	
Cardholder Name (as it appears on	the card):		
Account Number:		Expiration Date:	Vcode: (3 digits on back of VISA/MC o 4 digits on right front of AMEX
Authorized Signature:		Title:	
This payment authoriz	zation must be signe	ed by the individual whose name a	appears on the credit card.
Email Address of Authorized Signa	ture:		Phone:

Email of Person completing form:______ Purchase Order# (if applicable):_____

CREDIT CARD TERMS AND CONDITIONS:

The above signee certifies that he/she is a duly authorized representative of the named company and/or is an authorized user of the credit card number listed above. Credit card orders will be authorized for payment prior to shipment of product and the cardholder's account will be settled on the day of shipment. If credit card number supplied is not valid on date of shipment and/or if credit card is used as the payment method seven (7) or more calendar days after shipping date, a convenience fee equal to 3.0% (Visa/MasterCard) or 4% (AMEX) will be added to each transaction. A Security fee of 1% will be added to any international Visa/MasterCard transaction. International cards are defined as *any* card in which the sponsoring bank is not a domestic United States bank.

All domestic shipments are F.O.B. shipping point. Title and risk of loss pass to buyer upon delivery to carrier at shipping point; the carrier acting as buyer's agent. All freight charges, duties, taxes and fees from point of original manufacture are to be paid by the buyer.

Purchaser acknowledges that the order they are about to place is for a stock or special/custom item. Purchaser also acknowledges that once a special/custom order is accepted by General Data Company, Inc., *it is not subject to cancellation by the buyer*. Any changes or attempted cancellation WILL incur costs. Returns are only accepted per General Data's Terms & Conditions (see page 3). Buyer acknowledges that all sales are final and that credit card charge backs are NOT ALLOWED or applicable to any orders.

By signing this authorization form, the buyer agrees to all terms and conditions and acknowledges that the terms and conditions transfer to all credit card purchases made by said company/individual whether or not this or future purchases are made using the credit card number(s) listed above, or new credit card number(s) supplied at a future date. By signing this form you authorize GDC to use this card for payment of any future invoices that had been granted credit terms and payment is delinquent beyond terms agreed.

*A convenience fee of 1.5% will be added to all transactions using American Express, regardless of when charged.

FOR INTERNAL PROCESSING ONLY:

Rep / Order Number:	Date Order Taken:	Dollar Amt:
Comments:		

General **NEW CUSTOMER APPLICATION – CREDIT CARD**

GENERAL DATA TERMS AND CONDITIONS

Formation of Contract of Sale: AGREEMENT between General Data Co., Inc., 4354 Ferguson Dr., Cincinnati OH. 45245 (GDC) and CUSTOMER whose name appears on the front of this invoice for the sale to CUSTOMER of products manufactured by or for GDC (GDC Mig. Products) and/or products supplied by others and distributed by GDC (Distributed Products). Unless otherwise designated, references in this Agreement to products acquired from GDC shall be subject to the terms and conditions of this Agreement. Maintenance services and software licenses at ron to provided for in this Agreement, but are provided by GDC only by separate agreement. If any of the provisions of CUSTOMER's purchase order or other writings are in addition to or in conflict with the terms and conditions of this acknowledgement, or are ambinuous: these additional confliction or ambinuous terms and conditions are expressly rejected and the terms purchase order or other writings are in addition to or in conflict with the terms and conditions of this acknowledgement, or are ambiguous; those additional, conflicting, or ambiguous terms and conditions are expressly rejected and the terms and conditions of this acknowledgement shall govern. These terms and conditions may not be varied, or CUSTOMER's order terminated in any manner unless by a written agreement subsequently signed by an officer of GDC. Other product, warranty service, and programming services under the terms and conditions of this Agreement. The CUSTOMER's intended results, (2) their use, and (3) the results obtained therefrom. The CUSTOMER also has the responsibility of the selection and use of, and results obtained therefrom. The CUSTOMER also has the acquired outside this Agreement used with the products and programming.

THE CUSTOMER ACKNOWLEDGES THAT THE CUSTOMER HAS READ THIS AGREEMENT, UNDERSTANDS IT, AND AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS. FURTHER, THE CUSTOMER AGREES THAT THIS AGREEMENT AND ANY OTHER APPLICABLE GDC AGREEMENTS, AMENDMENTS, MODIFICATIONS, AND EXHIBITS, INCLUDING THOSE EFFECTIVE IN THE FUTURE REFERENCING THIS AGREEMENT OR EXPRESSLY MADE A PART HEREOF, WILL BE THE COMPLETE AND EXCLUSIVE STATEMENTS OF THE AGREEMENT BETWEEN THE PARTIES, SUPERSEDING ALL PROPOSALS OR PRIOR AGREEMENT, ORA WITTEN, AND ALL OTHER COMMUNICATIONS BETWEEN THE PARTIES RELATED TO THE SUBJECT MATTER HEREOF.

1. AGREEMENT TO PURCHASE: GDC agrees to sell and CUSTOMER agrees to purchase the products set forth on CUSTOMER's purchase orders, which are accepted by GDC, whether or not such P.O.'s reference this Agreement.

2. PRICES & PAYMENT: All billings for products and services will be GDC's then current published list price in effect at 2. PRICES & PAYMENT: All billings for products and services will be GDC's then current published list price in effect at the time CUSTOMER's purchase order is received. Unless otherwise specified or required by law, all prices will be quoted and billed exclusive of federal, state, and local excise, sales and similar taxes. Such taxes, when applicable, will appear as additional items on invoices. If exemption from such taxes is claimed, CUSTOMER MUST PROVIDE A CERTIFICATE OF EXEMPTION AT THE TIME OF PURCHASE ORDER. Payment assurances are required for all orders for non-standard GDC products (whether custom or special ordered) all such orders are non-cancelable. Payment terms are prepaid, COD, or open account. GDC accepts MasterCard, Visa, or American Express for your convenience and have arranged for UPS CDD shipments. Purchasing on open account can only commence after receipt of a completed and approved credit application. GDC reserves the right to revoke open account status without notice. Upon approval of oredit by GDC, terms of payment are net 30 days from date of invoice. Amounts not paid within 30 days after billing date are subject to a late payment charge at the rate of 1.5% per mont; or the maximum amount charge will be calculated on the total balance. Each shipment is considered a separate and independent transaction and payment charge will be calculated on the total balance. Each shipment is considered a separate and independent transaction and payment charge. payment shall be made accordingly. Checks returned unpaid to our bank are subject to a \$25 handling fee. Customer with returned checks will forfeit Open Account status and will be served on a C.O.D./Certified or Cashier's Check basis only until further notice.

3. TAXES: In addition to purchase price, Customer agrees to pay amounts equal to any taxes or fees resulting from this Agreement or any activities hereunder, exclusive of taxes based on GDC's net income. CUSTOMER shall bear any personal property taxes after shipment.

4. TITLE: Title passes to the CUSTOMER for each product when shipped or on the date GDC receives CUSTOMER's order for its purchase, whichever is later.

5. SHIPMENT: All domesiti estimates are F-O.B. factory. Title and risk of loss pass to CUSTOMER upon delivery to carrier at shipping point, the carrier acting as CUSTOMER's agent. GDC will make its best effort to comply with carrier and method request by CUSTOMER, but shippen will select carrier. All freight charges from point of original manufacture are to be paid by CUSTOMER, For non-domestic shipments, if the goods are to be delivered outside the United States, the cost of export packing and all export duties, license and tees will be borne by CUSTOMER, GDC upon request will confirm and amend as necessary, the Estimated Shipment date of a each on-order product. Prior to shipment, GDC will make reasonable accommodation to a CUSTOMER-requested delay, and, if CUSTOMER delays delivery more than 30 days. CUSTOMER shall pay a warehouse charge of 1% of the first month thereafter, ad3% for the scone each month thereafter. Fallwate reasonable by CUSTOMER to accept delivery of all products ordered subject to a quantity discourt shall entitie GDC to immediately invoice and CUSTOMER taccept delays, acceptance and commencement of the avaranty shall be on shipment. Customer should inspect all goods upon receipt. In the event that goods are damaged in shipment of the avaranty shall be on shipment. Sustomer should inspect all goods upon receipt. In the event that goods are damaged and shipment is allowed to the carrier within 10 days of receipt. As a courtesy, GDC will assist CUSTOMER in the filing of freight claims.

SECURITY INTEREST: GDC reserves a purchase money security interest in each product and any proceeds there from until ayment in full is received by GDC. CUSTOMER agrees to sign financing statements or other appropriate documents to permit GDC perfect GDC's purchase money security interest. In the alternative, GDC may file a copy of this Agreement to perfect GDC's security interest, in which event information concerning the security interest may be obtained from GDC.

7. DELIVERIES: GDC will make a reasonable effort to meet the proposed delivery schedule, but shall not be liable for loss or damage resulting from delay in delivery due to causes beyond GDC's control. Examples of such causes are: acts of God, war, roits, embargoes, acts of civil or military authorities, fine (loods, accidents, strikes, shortage of transportation, fuel facilities, energy, labor or procurement of materials. In the event of any delay caused by such contingency, GDC may defer the delivery date for a period of time start breason of such delay. Delivery dates are based upon receipt by GDC all data, materials, or specifications to be furnished by the purchaser

8. WARRANTIES

B. WARRANTES **B.** Warranties for GDC Manufactured (Mig.) Products: GDC Mig. Products acquired under this Agreement will be (1) newly manufactured by or for GDC from new and serviceable used parts, which are equivalent to new in performance, (2) assembled by or or GDC from serviceable used parts, or (3) products which have been previously installed. GDC warrants that on the date of delivery or installation if applicable, and for the warranty period set forth in the product specifications for each product, the GDC Mig. Products in the event of a maffunction or defect during the warranty period, as GDC's sole obligation and CUSTOMER's sole remedy, GDC agrees, at its option and exponents, to replace the maifunctioning products, which are delivered to GDC for repair.
8.2 Warranties for Distributed Products: The warranty for Distributed Products acquired under this Agreement, shall be the warranties, as through not control to the products, which are delivered to GDC for repair.
8.2 Warranties for Distributed Products: The warranty for Distributed Products acquired under this Agreement, shall be the warranties, and NY OTHER NON-GDC MFG. PRODUCTS AND ANY OTHER NON-GDC MFG. PRODUCTS ARE NOT WARRANTED BY GDC AND ARE SOLT THE CUSTOMER ON AN AS IS BASIS. THERE ARE NO GDC WARRANTIES, SCPRESS OR INPUELD, INCLUDING, BUT NOT LIMITED TO, THE IMPLED WARRANTIES. OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. HOWEVER, THE MANUFACTURERS.
8.3 Other Warranty Provisions and Warranty Disclaimer: The above warranties extend solely to CUSTOMER and all warranty period. FOR PRODUCTS RETURNED TO GDC UNDER WARRANTY, CUSTOMER MUST CONTACT GDC AND OR STIAN A RETURN DATION INUMER BEFORE THE PRODUCTS MHER MUST DATION AND HAVE AND ARE RETURNED. ON RECEIPT OF AUTHORIZATION TO RETURN TO REPARIO REPORDUCTS WHICH: (1) BY THER NATURE ARE EXPENDABLE SUCH AS RIBBONS, LIGHT BULES, EC; OR (2) ARE DAMAGED BY FAILURE TO PROPERLY MAINTAN PRODUCTS OR PROPERLY MAINTAN A SUITABLE ENVIRONMENT, NEGLECT, MURCS OR MAINTENA

9. ON-SITE WARRANTY OPTION: Provided CUSTOMER has purchased the on-site option and the required installation within GDC's service zone, warranty services for products designated by GDC as having on-site warranty service options will be performed at CUSTOMER's facility at no charge, and outside GDC's service zone, warranty services is performed at CUSTOMER's facility only upon GDC's prior Agreement and CUSTOMER's hall pay any applicable zone charges. On-site warranty services are provided only at the initial installation location, if products eligible for on-site warranty warranty services from GDC or an authorized GDC reseller at the new location.

Questions?

1-844-643-1129

talktous@general-data.com

10. PRINTING CONSUMABLES: Use of non-approved media supplies, toner, labels and ribbon products, may have a material effect on and in some cases may void your warranty and/or maintenance contract. Please contact your GDC Sales Representative for a list of authorized suppliers.

11. RESERVATION OF RIGHTS: GDC reserves the right to change its product and service offerings at any time by adding or deleting items or by changing the specifications or pricing of existing items without prior notice

12 PATENTS AND COPYRIGHTS

12 PATENTS AND COPYRIGHTS 12.1 GDC Mfg. Products: GDC will at its expense, defend the customer against any claim that any GDC Mfg. Product supplied hereunder infringes an existing patent or copyright in the United States, and will pay all costs, damages, and attorney fees that a court finally awards as a result of such a claim. To qualify for such defense and payment, the CUSTOMER must: (1) Give GDC prompt written notice of any such claim; and (2) Allow GDC to control and fully cooperate with GDC in, the defense and all related settlement negotiations. GDC's obligation under this Section is conditioned on the CUSTOMER's agreement that if the operations of the GDC Mfg. Product becomes, or in GDC's option are likely to become, the subject of such a claim, CUSTOMER will permit GDC, at its option and expense, either to procure the right for the CUSTOMER to continue using the GDC Mfg. Product to replace or modify them so that they become non-infringing; however, if neither of the foregoing alternatives are available on terms which are reasonable in GDC's sole judgment, the CUSTOMER will return the affected GDC Mfg. Product upon written request by GDC. GDC agrees to grant the CUSTOMER a credit for returned products as depreciated. The depreciation shall be an equal amount per year over the life of the product as established by GDC. GDC Shal have no obligation with respect to any such claim based upon the CUSTOMER's modification of the products or their combination, operation, use with other than GDC Mfg. Products and the direct or contributory infingment of any process patent using products furnished hereunder. Sale of products or any parts thereof by GDC does not confer upon CUSTOMER a license under any patent like.

12.2 Distributed Products: Except to the extent obligations regarding patents and copyrights may be passed through to CUSTOMER by the manufacturer and/or supplier of Distributed Products, there are no obligations to CUSTOMER or third parties regarding patents or copyrights for Distributed Products acquired under this Agreement.

13. LIMITATION OF REMEDIES: The entire liability of GDC, its suppliers and independent contractors, and the CUSTOMER's exclusive remedy are set forth in this section. The liability of GDC, its suppliers, and independent contractors for damages to CUSTOMER for any cause whatsoever, and regardless of the form of action, whether in contract or in orti, including negligence, shall be limited to the amount paid to GDC for the products which caused the damages or that are the subject matter of, or are directly related to the course of action. The foregoing limitation of liability will not apply to the payment of costs, damages and attorneys' fees referred to in the Section entitled PATENTS and COPYRIGHTS, or to claims by CUSTOMER for personal injury or damage to real property or tangible property caused by the negligence of GDC, its suppliers, or independent contractors. In no event will GDC, its suppliers, or incidental damages, or any other consequential damages, even if GDC, its complered, or incidental damages, or any other consequential damages, even if GDC, its suppliers, or laim be enal avised of the possibility of such damages, or or any claim by GDC, its suppliers, or independent contractors have been advised of the possibility of such damages, or for any claim by the CUSTOMER based on any third party claim, except as provided in the sections entitled Patents and Copyrights.

14. CANCELLATION: Default of Bankruptcy. In the event of any default by CUSTOMER, or the bankruptcy, insolvency, or receivership of CUSTOMER, GDC may decline to make further shipment and/or terminate this Agreement without in any way affecting its right and remedies including, but not limited to, any right to cancellation and/or bill back charges. If GDC continues to make shipments after default by CUSTOMER, GDC's action shall not constitute a waiver nor in any way affective. way affect GDC's legal remedies.

15. RETURNS: Returns are only originated with the issuance of an RA number from GDC. Any product returned to GDC must be unused and complete. If the product has been used and subjected to wear and tear, it may not be returned. Custom labels produced by GDC have a 6 month limit on return, whether or not customer deems label faulty. All manuals Custom labels produced by GUC have a 6 month limit of return, whether or not customer opennel label ratury, all manuals and accessories must be in the original shipping carton with all packing materials. All products returned to GDC for credit must meet these conditions before credit is applied. Such returns are subject to a 25% restocking fee. LASER PRINTERS AND SPECIAL ORDERS MAY NOT BE RETURNED TO GDC FOR CREDIT OR REPLACEMENT. Authorized returns are for credit or exchange only. GDC does not offer cash refunds. The RA number must be printed on the label-NOT THE ORIGINAL CARTON. To avoid being charged for a damaged carton, CUSTOMER is advised to pack the original carton inside another box. If all material (including power cords, manuals, disks, packing material, etc.) is not returned, GDC will charge CUSTOMER for missing items or reject the proposed return.

16. SOFTWARE LICENSE: If this Agreement includes the sale of equipment with software products or the use of Software products, delivery or such equipment/products is conditioned on buyers executing the appropriate software license Agreement. CUSTOMER agrees that all Software furnished hereunder is copyrighted by and shall remain the property of GDC and/or Author. CUSTOMER further agrees not to copy, in whole or part, such software products in any form furnished by GDC, nor to sell, assign or transfer any rights in such software except as may be permitted under the software license Agreement.

17. THIRD PARTY PRODUCTS: GDC may recommend CUSTOMER third parties having products or services which may be of interest to CUSTOMER for use in conjunction with the products acquired hereunder. Notwithstanding any GDC recommendation, referral, or introduction, CUSTOMER will independently investigate and test third party products and services and will have sole responsibility for determining suitability for use of third party products or services. GDC has no liability with respect to claims relating to or arising from the use of third party products or services.

18. CONTROLLING LAW: This Agreement shall be governed by, subject to, and construed according to the laws of the State of Ohio. For purpose of applying Ohio law, this Agreement shall be deemed to have been entered into and wholly performed in Clermont County, Ohio. The parties hereby agree that any dispute relating to this Agreement or the products sold hereunder shall be subject to jurisdiction of the courts within Clermont County, Ohio or Federal Court for the Clermont County. Ohio or Federal Court for the Clermont County. the Southern District of Ohio.

19. GENERAL

19. GENERAL 19.1: This Agreement may not be assigned or modified with respect to all or part of the products without the prior written consent of authorized representatives of the parties, except that GDC may assign its right to receive payments without CUSTOMER's consent. GDC services described in this Agreement may be rendered by the use of GDC selected independent contractors. If any provision of this Agreement shall be held to be invalid, lilegal, or unenforceable; the remaining provisions shall remain in full force and effect, provided that with respect to any material provision held to be illegal or unerforceable; the orginal internot of the parties. GOC and/or CUSTOMER are not responsible for failure to fullil their obligations under this Agreement due to causes beyond their control. No action, regardless of form, arising out of this Agreement may be brought by either party more than two years after the cause of action has arise or in the case of an action for non-payment, more than two years from the date the last payment was made, or was due in the event no payments were made under this Agreement. If the CUSTOMER fails to make payment see shord of DCC partice of CUSTOMER are not approved by law, the CUSTOMER agrees to pay all costs and expenses of repossession; including reasonable attorney's fees.

19.2: Any Term or Condition herein that is in violation of State or Federal-bidding requirements will be null and void for go

rights. 19.3: Stenographical, typographical, and clerical errors are subject to correction

NON-DISCRIMINATION: By acceptance of this order, GDC certifies that it will comply with E.O.11246, as amended, the Vietnam Era Veterans Readjustment Assistance Act of 1974 as amended, and the Rehabilitation Act of 1973, as amended