

International Business Machines Corporation Innovation Center - Dallas Jan Woody Park West M/S 16-2196 1507 LBJ Freeway Dallas, TX 75234

September 28, 2006

Dear Solution Developer,

The IBM Innovation Center - Dallas (IIC-Dallas) is pleased to extend to you an invitation to participate in the <u>Dedicated Fixed Monthly Cost Advanced z/OS V1 R8 Remote Development Program</u>. The z/OS V1 R8 RDP is available now for registration with selected program services beginning September 28, 2006.

You are invited to participate in the following program option: Remote Access Option.

Enclosed you will find the following materials for the IBM RDP.

- · Program Description
- Program Registration form
- One copy of the IIC-Dallas Vendor Access Agreement (VAA). *Note:* If you have previously signed a VAA with the IIC-Dallas this form is not necessary.
- · One copy of the IIC-Dallas VAA Exhibit for each program option offered
- · Program Additions Order form

Please examine the enclosures and, if you choose to participate in this program, complete the Program Registration form and sign the Exhibit (and VAA if included) corresponding to the option(s) you have chosen. If you are eligible for tax exemption under the Laws of the State of Texas, please return a copy of your Tax Certificate with your contracts. Send your signed contracts to:

IBM Corporation Attn: ETP Administrator Park West M/S 16-2196 1507 LBJ Freeway Dallas, TX 75234 FAX: (972)280-5921

After we receive your signed registration form and contracts, we will send you an original set of completed contracts and the corresponding program documentation. If you have any additional questions, please send an email to **pwisvts@us.ibm.com** to open a PMR (Problem Management Record), or please call us at (800)426-9990 to open a PMR and request z/OS Remote Development Program assistance (from outside the U.S. call us at (770)863-2048). We look forward to your participation in this exciting and productive program.

Sincerely,

Jan Woody Manager, Host Competency and Early Test

Enclosures

Program Description - Dedicated Fixed Monthly Cost Advanced z/OS V1 R8 Remote Development Program (RDP)

For VAA Exhibit No. 227F - Remote Access Option

Program Intent

The Remote Development Program is intended solely for testing solution provider developed software in an z/OS V1 R8 environment. Remote Development Programs (RDPs) allow selected solution developers the opportunity to test their software in a new environment thus supplementing porting, migration or regression test efforts.

Program Implementation

Technical Support.

The IBM Remote Development Program is conducted by the Innovation Center - Dallas (IIC-Dallas) located in Dallas, Texas. The IIC-Dallas provides comprehensive support for this offering worldwide via electronic services.

Developer system programming and operations staff should expect to provide basic skills in the following areas in order to successfully use this program: chosen operating system operations (z/OS), system administration, and debug.

The following program option is available:

Remote Access Option

The product(s) are made available, along with other software, on IBM mainframe processors which are accessible throughout the world. Solution developers use dial-up or leased line connections to access the network and the processors in order to run the provided systems¹.

Developers provide all necessary hardware and software, including IBM Personal Communicators or a compatible SSL TN3270 emulation client, and pay carrier charges to connect their equipment to the Internet Service Provider of their choice.

Participating solution developers are provided with sufficient resources to perform remote testing of developer software². Each developer is furnished with a remote virtual z/OS operating system operating as a second level guest system under z/VM. This provides maximum flexibility for testing new code and allows complete user control of an entire virtual processor, including console operations³, unrestricted accessibility to object code and all required system authorizations (system key, supervisor state, etc.). Tapes developers wish to install and test in the provided environment may be sent to the IIC-Dallas for tape mount requests and temporary storage during the program.

Program Environment for Remote Access Option

CPU:

IBM Processor

OPERATING MODE:

z/OS V1 R8 (2nd level guest system under z/VM)

DASD:

Approx. 10 Gigabytes of free space for developer's product

TAPE:

3480

Note: If resources in addition to those listed here are required (e.g. additional DASD space or IBM products), the request for those resources should be made in writing, when possible, *prior* to or in conjunction with the return of the signed Dedicated Fixed Monthly Cost Advanced z/OS V1 R8 RDP agreement stating the reason for the request. This will enable the IIC - Dallas to give full consideration and quicker response as to whether the required configuration can be made available. Added charges may be required for additional resources.

Additional Software

*IMS

*CICS TS

*DB2

Note: * These products are available upon request at an additional fee.

² See "Program Environment for Remote Access Option" of this document for details of the testing environment.

³ Users accessing this environment are expected to have the necessary operator skills required for console operations; a basic level of documented instruction is provided with the program.

Program Security

In order to participate in this program, developers must have a signed *IBM Agreement for Exchange of Confidential Information* (AECI) and *AECI Supplement* on file with IBM covering information and materials supplied during the program.

The protection of confidential and proprietary information is of the utmost importance to IBM and the IIC-Dallas. The RDP has been certified by IBM Corporate Headquarters as an Inter-Enterprise System Connection (IESC), which provides extensive security for isolation of solution developers and proprietary software products.

If you have any question on security, please contact HC-Dallas immediately.

Program Agreement

Program Agreement for Developers in the U.S. or Canada

The IBM Vendor Access Agreement (VAA) describes the terms and conditions for IIC-Dallas test programs. The VAA will be signed once and remains active until either party terminates per the agreement.

An Exhibit to the VAA will be presented for agreement for each product specific test program and program option. The Exhibit will describe the terms and conditions unique and specific to each program/option.

As an end user the developer must agree to the terms and conditions of the IBM Vendor Access Agreement (VAA) and the Exhibit to the VAA.

Program Agreement for Developers outside the U.S. and Canada

Developers outside the U.S. and Canada will utilize the IBM Agreement for Exchange of Confidential Information (AECI) that describes the terms and conditions between the developer and the IIC - Dallas.

A Supplement entitled Early Customer Support Program For Software Vendor Access to IBM Products will also be utilized. This Supplement to the IBM AECI describes the terms and conditions for participation in the IBM IIC-Dallas test program.

Program Charges

Remote Access Option Fees

Charges for the Remote Access Option are based on a flat fee.

Monthly billing: = \$2,000US One Month (Up to 25 work units) = \$2,000US Each Additional Month (Up to 25 work units) = \$150US Additional work units above 25 Optional program additions (One Time Charge): CICS/ESA generally available version/release = \$200US DB2 generally available version/release = \$500US = \$500US IMS/ESA generally available version/release = \$15US DASD in 500 megabyte units (Cost/Month)

Note: 1) Developers provide all necessary hardware and software and pay carrier charges to connect their equipment to the nearest Network node.

2) A work unit is the equivalent of one (1) real non-dedicated hour of total processor time on an IBM 2003-225 processor as recorded in the VM accounting records.

Note To U.S. Developers - If you are eligible for tax exemption under the Laws of the State of Texas, a copy of your Tax Exemption Certificate must be returned with the signed copies of the program agreement.

Registration Form - Dedicated Fixed Monthly Cost Advanced z/OS V1 R8 Remote Development Program

•	Dedicated Fixed Monthly Cost Advanced z/OS V1 R8 Remote Development Program			
Option:	ion: indicate your selection(s):			
	Remote Access			
Company:				
Billing Address:				
Program Contact:				
Address:				
Phone: () Internet UserID: (If applicable)			
Fax: (Internet UserID: (If applicable)	<u> </u>		
Alternate Contact:	·			
Address:				
				
Phone: () Internet UserID:			
	(If applicable)			
Fax: () Internet UserID: (If applicable)			

Information For System Access and Configuration

Please provide the following information which enables us to administer your request as quickly as possible. **Important!** Please return a signed *Program Additions Order Form* authorizing extra charge items selected.

Do you have a current license for z/OS? (May be required for licensed publications) Yes No
Number of Remote Access UserID's Required: (Add 2 userids to your total: 1 for operating system, 1 for coupling facility)
Does your product(s) require more than 13,320 cylinders of 3390 or 10 GB of DASD? If yes, how much more DASD: (Additional DASD is an extra charge Item)
Optional Subsystems:
Is DB2 required? Is CICS required? Is IMS required? (Additional charge item)
Product Tape Administration - z/OS V1 R8 RDP
During the test program it may be necessary for you to provide your tapes for access from your test environment. In order to facilitate tape management, please indicate via signature below if you do not require your product tapes to be returned to you.
By signature below, the undersigned authorizes the IIC-Dallas to keep and degauss at termination of the Dedicated Fixed Monthly Cost Advanced z/OS V1 R8 RDP, the noted company's product tapes stored at IBM for test access by the noted company as part of the Dedicated Fixed Monthly Cost Advanced z/OS V1 R8 RDP.
Signature (for tape degauss authorization only) Name (Type or Print) Date

If you are interested in participating in the Dedicated Fixed Monthly Cost Advanced z/OS V1 R8 RDP, please fill out the registration form and fax or mail it back to IIC-Dallas. Our fax number is (972)280-5921; our mailing address is:

IBM Corporation Attn: ETP Administrator Park West M/S 16-2196 1507 LBJ Freeway Dallas, TX 75234 Reference Agreement No.: Exhibit Identifier:

September 28, 2006

Additional Terms and Conditions

The terms and conditions described in this Exhibit apply to participation in the IBM Innovation Center - Dallas Dedicated Fixed Monthly Cost Advanced z/OS V1 R8 Remote Development Program.

A: "Code" and "Documentation" will include generally available environments only and selected documentation of the following products:

z/OS V1 R8

You will be provided access to Code as described in section 3.1.1 of the referenced Agreement, or as an alternative, via the method described in section 3.1.4 of the referenced Agreement as amended below.

B: Sections 2.2 and 2.3 under "Definitions" are deleted and replaced with:

- 2.2 "Code" shall refer only to generally available versions of IBM code and other related program products required in connection with this Agreement as determined by IBM.
- 2.3 "Documentation" shall refer only to IBM Product Publications or other descriptive materials pertaining to generally available versions of IBM code and other related program products required in connection with this Agreement as determined by IBM.
- C: Section 3.0 entitled "Types of Access" is amended to include the following:
 - **3.1.4** Remote access directly to the Innovation Center Dallas. If remote access is provided in this manner, the terms and conditions pertaining specifically to the network shall not apply, and instead, the following shall govern access:

IBM shall provide you with access via suitable connectivity option to an IBM processor in order to establish remote access testing on the software test environment you select in item "A" above.

All terms and conditions in the referenced Agreement regarding remote access which do not specifically pertain to the network shall continue to apply, including but not limited to your obligation to not reverse assemble, reverse compile or copy the Code in whole or part.

Section 3.1 entitled "Code" is amended to include:

3.1.5 "You are not eligible to use the Code provided by this Exhibit on an IBM system if you execute anything other than Java-language based workloads on the zSeries Application Assist (zAAP) installed on the IBM processor. In addition, you may not alter the Code in any manner to affect the functionality of the zAAP."

Reference Agreement No.:	Exhibit Identifier:		
September 28, 2006			

3.1.6 Excluded Components: "Notwithstanding the terms and conditions of the IBM Vendor Access Agreement and its associated Exhibits or any other Agreement you may have with IBM or any of its related or affiliated companies (collectively "IBM") or with any other third parties that provide IBM products ("Third Parties"), the following terms and conditions apply to all "Excluded Components" identified in this Exhibit: (a) all Excluded Components are provided on an "AS IS" basis; (b) IBM AND THIRD PARTIES DISCLAIM ANY AND ALL EXPRESS AND IMPLIED WARRANTIES AND CONDITIONS INCLUDING, BUT NOT LIMITED TO, THE WARRANTY OF NON-INFRINGEMENT OR INTERFERENCE AND THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE; (c) IBM and Third Parties will not be liable to you or indemnify you for any direct, indirect, incidental, special exemplary, punitive or consequential damages with respect to Excluded Components."

3.1.7 Excluded Components include: (a) "all third party components, including third party components included or embedded in the Code and components referenced in any LICENSE.TXT file included with the Code or a fixpack or update to the Code."

3.1.8 Usage Restriction:

"Portions of the IBM Weak Software Cryptographic Service Provider and the IBM Software Cryptographic Service Provider in the z/OS Security Level 3 feature contain software code provided by RSA Data Security, Inc. You are only authorized to use the RSA software contained in the Product to issue Certificates solely for the purpose of directly certifying other users within your Enterprise with whom you exchange data. You may not use the RSA software to issue Certificates to third parties, act as a Certification authority or provide Certificate-issuing services or any fee-generating service associated with the issuance of Certificates. You must display the copyright notice Copyright 2004 Licensed to IBM and its Suppliers in any products that include portions of the Dinkum C++ Library or derivative work based thereon. You may not remove or alter the copyright notice embedded in the Dinkum C++ Library. Prior to using the APIs of either service provider for development or testing, you must contact RSA Data Security, Inc. (RSA). Send your name, company name, address, and telephone number to:

Email: sales@rsa.com mailto:sales@rsa.com

Or .

RSA Data Security, Inc 2955 Campus Drive Suite 400 San Mateo, CA 94403-2507

Attention: SALES

Or

Fax: 650-295-7770 Attention: SALES

Reference Agreement No.:	Exhibit Identifier:
September 28, 2006	

Prior to marketing, selling, or distributing applications that have been developed by using the APIs of either service provider, you must first obtain a license from RSA for that purpose."

3.1.9 Third Party Code:

The Product and future updates and fixpacks to the Product may contain certain third party components which are provided to you under terms and conditions that are different from this Agreement, or which require IBM or third parties that provide IBM products (Third Parties) to provide you with certain notices and/or information. For each such third party component, either IBM or Third Parties will identify such third party component in a README file (or in an updated README file accompanying the fixpack or update), or in a file or files referenced in such README files (and shall include any associated license agreement, notices and other related information therein), or the third party component will contain or be accompanied by its own license agreement (for example, provided when installing or starting such component, or accompanying such component in a file entitled README, COPYING, LICENSE or a substantially similar title, or included among the Products paper documentation, if any). Your use of each third party component which contains or is accompanied by its own license agreement, or for which IBM or Third Parties have identified a license agreement in one of the above README (and shall include any associated license agreement, notices and other related information therein), or the third party component will contain or be accompanied by its own license agreement (for example, provided when installing or starting such component, or accompanying such component in a file entitled README, COPYING, LICENSE or a substantially similar title, or included among the Products paper documentation, if any). Your use of each third party component which contains or is accompanied by its own license agreement, or for which IBM or Third Parties have identified a license agreement in one of the above README files (or in a file or files referenced therein), will be subject to the terms and conditions of such other license agreement, and not this Agreement. By using or not uninstalling such third party components after the initial installation of such third party components (thereby giving you access to the applicable license agreements, notices and information), You acknowledge and agree to all such license agreements, notices and information, including those provided only in the English language. You agree to review any updated README files which accompany updates and fixpacks to the Product.

D: Section 4.2 under "Your Responsibilities" is amended to include:

- 4.2.8 "Provide IBM with a single development focal point."
- 4.2.9 ISV makes the following ongoing representations and warranties with regard to the subject matter of this Agreement. It is knowledgeable with, and is and will remain in full compliance with all applicable export and import laws, regulations, orders, and policies (including, but not limited to, securing all

Reference Agreement No.:	Exhibit Identifier:
September 28, 2006	

necessary clearance requirements, export and import licenses and exemptions from, and making all proper filings with appropriate governmental bodies and/or disclosures relating to the release or transfer to non U.S. nationals of technology and software in the U.S., or outside the U.S., release or transfer of technology and software having U.S. content or derived from U.S.-origin software or technology). Further, it will not export, directly or indirectly, any technology, software or commodities of U.S. origin or having U.S. content to any of the countries or to nationals of those countries, wherever located, listed as strictly prohibited in U.S. Export Administration Regulations as modified from time to time unless authorized by appropriate government license or regulations."

E: Section 6.1 of the agreement under "Payment to IBM" is amended to include the following:

You agree to sign up and pay to IBM \$2,000US for the first month in the Dedicated Fixed Monthly Cost Advanced z/OS V1 R8 Remote Development Program to IBM Innovation Center - Dallas Remote Development Program. This entitles you to:

- Usage limited to a maximum of 25 CPU work units per month, where a work unit is the equivalent of one (1) real non-dedicated hour of total processor time on an IBM 2003-225 processor as recorded in the VM accounting records. Each work unit above 25 is \$150US per work unit.
- The memory configuration will use a feature of z/VM to place 256 MB below 2 GB and 128 MB above 2GB for a total of 384 MB
- · Technical and operational support for Code as determined by IBM
- · 10 GB of DASD for User Data
- 5 Userids from which to perform your activities hereunder

You have control of the IBM system on which your Software and IBM Code is available for access. IBM will provide You with instructions for rendering the IBM system inactive when the IBM system is not in use. You will make the IBM system inactive when it is not in use.

Remote Development Program Charges

Each additional month up to a maximum cpu charge of \$12,000US in a single billing period

=\$2.000US

Notes:

"Charges apply for the term of this Exhibit unless IBM sends you written notice of a price change. IBM will send such written notice at least thirty (30) days in advance of the date that the price change becomes effective."

Reference Agreement No.:

Exhibit Identifier:

September 28, 2006

"Such payments shall be made in accordance with the referenced Agreement, and such payments are non-refundable."

F: Section 11.0 entitled "Term and Termination" is amended to include:

"Access to Code and Documentation under this Exhibit will continue for a period that is the *lesser* of the following:

- 1. January 31, 2008,
- 2. Such time as access to the system environment is terminated in accordance with Section 11.0 of the Referenced Agreement."

G: Section 7.3 under "Information" are hereby deleted and replaced with:

- 7.3 Each party agrees not to disclose the existence and terms of this Agreement to any third party without the prior written consent of the other party, which will not be unreasonably withheld.
- H: The second sentence under Section 8.0 under "Rights" is hereby replaced with:

IBM will not access or copy your Software, except for weekly backup, and if you do not want to participate in the weekly backup cycle, please notify us and and we will remove your company from the weekly backup cycle. You and IBM acknowledge and agree that, by entering into this Agreement and participating in the program, you are not disclosing any of your confidential information or trade secrets to IBM or any third party, and that IBM has not accepted and is not accepting any of your confidential information or trade secrets.

1: Sections 12.3 under Section 12. "General" is hereby deleted and replaced with:

Limitations. Except for claims under Section 9, entitled "Indemnification"; i), neither party will be liable to each other for any lost profits, lost savings, incidental or other consequential damages, even if advised of the possibility of such damages and ii), in no event will either party be liable to the other for direct damages in excess of One hundred thousand dollars (\$100,000), including damages related to network services provided bin accordance with this Agreement.

Page	6	of	6
------	---	----	---

Exhibit No. 227F to IBM Vendor Access Agreement

Reference Agreement No.:	Exhibit Identifier:
September 28, 2006	

J: Sections 12.5 under Section 12. "General" is hereby deleted and replaced with:

Trademarks. This Agreement does not grant to either party any right to use the other party's trademark, trade names or service marks in connection with any products, services or publications. However, each party may represent that its products work with certain products of the other party so long as the reference is accurate and not misleading, and provided the wording is reviewed by the other party and other party has provided its written consent, which consent will not be unreasonably withheld.

L: Section 9 entitled Indemnification is hereby modified by removing the words "or, 2) any other claims arising from the software."

Except as modified here, all provisions of IBM Vendor Access Agreement with the Reference Agreement number noted above shall remain unchanged and in full force and effect.

Compan	ny:	International Business Machines Corporation
Address		
ACCE	TED AND AGREED TO:	ACCEPTED AND AGREED TO:
By:		Ву:
•	Signature	
		Jan Woody
	Name (Type or Print)	
		Manager, IBM Innovation Center - Dallas
	Title	Host Competency and Early Test
	Date	Date

VENDOR ACCESS AGREEMENT



January 10, 2006

Agreement Number: _______

Prepared for International Business Machines Corporation 1507 LBJ Freeway, M/D 16-2196, Dallas, TX 75234

and

Company Name and Address

Contract Coordinator: IIC-Dallas Contract Coordinator





Vendor Access Agreement

Agreement:	-	-

VENDOR ACCESS AGREEMENT

Date of Agreement: March 20, 200			
This is a Vendo between Internat ration	r Access Agreel tional Business ("IBM")	ment (Agreement) Machines Corpo- and with	
an address noted Agreement ("you'		e purposes of this	

You and IBM hereby agree as follows:

1.0 SCOPE AND STRUCTURE

Under this Agreement IBM shall provide you with assistance so that you may enable your software products to operate on certain IBM systems. This Agreement establishes the basic terms and conditions applicable to this relationship. Under this Agreement, Exhibits will be issued to more thoroughly describe the relationship, and add additional terms and conditions as applicable. Said Exhibits will require the signature of both parties.

2.0 DEFINITIONS

The following definitions shall apply for purposes of this Agreement:

- 2.1 "Software" shall refer to your software products, their related data, documentation and other copyrightable materials, and derivative works and enhancements to them.
- 2.2 "Code" shall refer to pre-announce and/or pregeneral availability versions of IBM code and other related program products required in connection with this Agreement as determined by IBM.
- 2.3 "Documentation" shall refer to IBM Product Publications or other descriptive materials pertaining to pre-announce and/or pre-general availability versions of IBM code and other related program products required in connection with this Agreement as determined by IBM.

Your Software, IBM's Code and IBM's Documentation, shall be identified in Exhibits to be issued from time to time by IBM under this Agreement.

3.0 TYPES OF ACCESS

The access to be provided by IBM under this Agreement, at IBM's discretion, may include either one or more of the following, as provided in Exhibits to be issued under this Agreement. You shall use the access provided by IBM solely to enable your Software to operate on IBM systems incorporating the Code and to verify that such Software operates on IBM systems with the Code. The types of access which may be provided to you by IBM include:

- 3.1 Code Access to Code, to be made available in accordance with the terms and conditions of Exhibits to be issued under this Agreement, via one or more of the following methods:
- 3.1.1 Remote access via the network.
- 3.1.2 On-site access at an IBM facility.
- 3.1.3 Your receipt from IBM of tangible Code.
- 3.2 Documentation Documentation, to be made available in accordance with the terms and conditions of Exhibits to be issued under this Agreement.

4.0 RESPONSIBILITIES - CODE

The terms and conditions of this Section apply when you access Code under this Agreement via any method (i.e., via remote access and/or on-site access, and/or receipt of tangible Code):

4.1 IBM'S Responsibilities

IBM shall:

- 4.1.1 In the case of remote access to Code, provide you access to shared CPU time on an IBM processor for the payment specified in the applicable Exhibit to this Agreement.
- 4.1.2 In the case of remote access support, provide you with setup instructions for the communication procedures.
- 4.1.3 In the case of remote access support, provide a single focal point for analysis of problems pertaining to the network.
- 4.1.4 Provide you, when IBM deems it appropriate, access to selected portions of the Code in tangible form for use solely in connection with this Agreement.
- 4.1.5 Provide you a single point of contact for questions and support related to the IBM Code.

4,2 Your Responsibilities

IBM is licensing, not selling the Code to you. IBM is retaining title to the Code. The following are the terms and conditions under which IBM licenses you to use the Code. Therefore, you shall:

- 4.2.1 In the case of remote access support, be responsible for the appropriate workstation hardware, software, modem, common telephone line and host connection charges, if applicable, necessary to connect to the nearest network communications node. In addition, you shall not reverse assemble, reverse compile or copy the Code in whole or part.
- 4.2.2 Use the Code solely for the purposes of enabling your Software to operate on IBM systems incorporating the Code, and verifying that such Software operates on IBM systems with the Code, and be responsible for the product administration, data base migration and any system customization required.
- 4.2.3 Ensure that you do not make available to third parties your Software based on IBM systems incorporating the Code, until IBM makes the Code generally available, except for customers identified by IBM as participants in the IBM Early Ship Program.
- 4.2.4 Ensure that you do not download or in any way attempt to obtain access to Code provided by IBM, other than as granted under the applicable Exhibit, without IBM's prior written permission.
- 4.2.5 Ensure that Code made available to you in tangible form shall be used by you only at your facility, will be used only for the purposes of this Agreement, and shall be disclosed to and used only by those of your employees with a need to know as described in the Section of this Agreement entitled "INFORMATION". Your receipt of such tangible Code shall be subject to the terms, conditions and security requirements of the applicable Exhibit to be issued to you under this Agreement and signed by you and IBM. In addition, you shall not reverse assemble, reverse compile or copy such tangible Code in whole or part.
- 4.2.6 Take appropriate action by instruction, agreement or otherwise to ensure, prior to their initial access to the Code, that your employees abide by the terms of this Agreement.
- 4.2.7 Return to IBM or certify to IBM in writing the destruction of all Code in your possession within thirty (30) days of IBM's notice of general availability of the Code, unless otherwise directed by IBM in 1) the Exhibit applicable to the Code, or 2) other written documentation from IBM.

5.0 RESPONSIBILITIES - DOCUMENTATION

The following terms and conditions apply when you receive Documentation under this Agreement:

5.1 IBM'S Responsibilities

IBM shall:

- 5.1.1 Provide Documentation to you in tangible form.
- 5.1.2 Provide a single point of contact for technical support during the normal business hours of IBM's Innovation Center Dallas (IIC-Dallas). These hours are Monday thru Friday from 8am to 5pm Central Time.

5.2 Your Responsibilities

You shall:

- 5.2.1 Register with the IIC-Dallas for distribution of Documentation under this Agreement.
- 5.2.2 Use the Documentation solely for the purposes of enabling your Software to operate on IBM systems incorporating the Code, and verifying that such Software operates on IBM systems with the Code.
- 5.2.3 Ensure that Documentation made available to you in tangible form shall be used by you only at your facility, will be used only for the purposes of this Agreement and shall be disclosed to and used only by those of your employees with a need to know.
- 5.2.4 Copy information from the Documentation solely for your own use when required for enabling your Software to operate on IBM systems incorporating the Code as provided under this Agreement. You are not permitted to distribute the material contained in the Documentation in source form. Except as indicated above, no part of this Documentation may be reproduced in any form or by any means including storing in a data processing machine without IBM's prior written permission.
- 5.2.5 Take appropriate action by instruction, agreement or otherwise to ensure, prior to their initial access to Documentation, that your employees abide by the terms of this Agreement.
- 5.2.6 Return to IBM or certify to IBM in writing the destruction of all Documentation in your possession upon expiration or termination of this Agreement, unless otherwise directed by IBM in writing.

6.0 PAYMENT TO IBM

- **6.1** Specific payment terms shall be stated in the Exhibits to be issued under this Agreement by IBM.
- **6.2** Any payments owing to IBM will be due within thirty (30) days after your receipt of IBM's invoice, and will be mailed to the IBM Corporation at the address stated on the invoice.

7.0 INFORMATION

7.1 Unless expressly provided for in a separate written IBM Agreement for Exchange of Confidential Information signed by both you and IBM, you will not provide IBM with any information, including that incorporated in the Software, that is confidential to you or any third party. Any notice, legend, or label to the contrary contained in the Software or with any

information provided by you to IBM will be without effect.

7.2 The Code and Documentation which will be disclosed to you (either through your receipt of tangible Code and Documentation, or access to such via remote connection or on-site use at an IBM facility) shall be considered IBM Confidential Information until its general availability, and as such, the terms and conditions of the applicable IBM Agreement for Exchange of Confidential Information together with the applicable Supplement(s) to the Agreement for Exchange of Confidential Information signed by you and IBM, shall apply to such IBM Confidential Information. After its general availability, such Code and Documentation will be covered by IBM's then applicable license terms and conditions as stated in the IBM Customer Agreement, unless other IBM license terms and conditions apply at that time, in which case IBM will provide you with such license terms and conditions upon your request.

7.3 You agree not to disclose the existance and terms of this Agreement to any third party without IBM's prior written consent.

8.0 RIGHTS

Except as may be expressly provided in an Exhibit signed by both you and IBM, this Agreement does not grant IBM a license to any of your copyrights in the Software. IBM will not access or copy your Software, except to provide system back-up or render technical assistance to you.

This Agreement does not grant you a license, except for the limited license provided to you under Section 4.2 of this Agreement, to any of IBM's copyrights patents or other intellectual property rights in the Code, Documentation or any other materials provided to you by IBM hereunder.

9.0 INDEMNIFICATION

You agree to fully indemnify, defend, and hold IBM harmless against 1) any claim that the Software, or any preexisting work from which the Software is prepared, infringes any intellectual property right of any third party or 2) any other claims arising from the Software.

10.0 WARRANTY

Neither party makes any warranty in connection with this Agreement. IBM does not represent or commit that any Code provided under this Agreement or future IBM announcements or products related to this effort, including interface data related to a product, will be made available. Any planned or

existing IBM products or announcements are subject to change without notice.

For Code and Documentation which is not generally available, both the Code and Documentation may be changed by IBM prior to general availability, and as such may not now be at the level of performance or capability of generally available IBM products. IBM does not warrant or guarantee that operability of your Software with the Code and Documentation can or will be maintained with any generally available versions of these programs and documentation. Nothing in this Agreement shall be construed as an obligation, guarantee or commitment by IBM that any product that incorporates or is based on the Code and Documentation shall be made generally available and marketed by IBM, or that any marketing effort will be productive at any level of sales.

All information, materials, and services furnished by either party under this Agreement will be on an "AS IS" basis. THE PARTIES EXPRESSLY DISCLAIM THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

11.0 TERM AND TERMINATION

This Agreement shall become effective on the date first written above and shall expire when terminated in accordance with this Section. Either party may terminate this Agreement at any time with thirty (30) days prior written notice. IBM may immediately terminate this Agreement and/or deny you access to Code if IBM believes, in its sole discretion, you are violating the terms of this Agreement. Within thirty (30) days of termination of this Agreement by either party, you shall pay IBM all amounts, if any, owing to IBM hereunder. Upon termination or expiration of this Agreement, you shall return to IBM or certify to IBM in writing the destruction of all Code and Documentation in your possession, unless otherwise directed by IBM in writing. The Sections entitled "INFORMATION." "RIGHTS," "INDEMNIFICATION," "WARRANTY," and "GENERAL" will survive beyond the termination or expiration of this Agreement.

12.0 GENERAL

12.1 Notices Any notice required or permitted under this Agreement will be sent to the applicable Coordinator at the address specified below:

IBM Contract Coordinator:

IBM Corporation, Park West M/S 16-2196 1507 LBJ Freeway Dallas, TX 75234 Attention: ETP Administrator

Phone Number: (800)426-9990

Fax: (972)280-5921

Your Contract Coordinator:	competitive with the Software or other products, irrespective of any similarities that may exist.		
Attention:	12.5 Trademarks This Agreement does not grant you any right to use IBM's trademarks, trade names or service marks in connection with any of your products, services, or publications. However, you may represent that your Software operates with certain IBM systems and Code so long as the reference is accurate and not misleading, and provided you reviewed with IBM the wording of such statement and received IBM's prior written approval.		
Phone Number: () Either party may change their Contract Coordinator upon written notice to the other party.	12.6 Expenses Except as may be expressly provided in an Exhibit, each party will bear its own expenses in connection with the Agreement and the activities hereunder.		
12.2 Resource Availability IBM will attempt to accommodate your support requirements under this Agreement. However, IBM does not guarantee resources will remain available throughout the term of this Agreement. If required by resource constraints, priority for support shall be given to vendors	12.7 Assignment This Agreement is not assignable without the prior written consent of the other party, except that IBM may at its option assign this Agreement to IBM subsidiaries.		
based upon the date of request for support. Therefore, in the event of a constrained resource situation,	12.8 Governing Law New York laws govern the terms of this Agreement.		
your request for support under this Agreement will be prioritized based upon the date your request is received by IBM.	12.9 Jury Trial Each party hereby waives a jury trial with respect to any action arising out of the transactions governed by this Agreement.		
12.3 Limitations Except for claims arising under the Section entitled "INDEMNIFICATION," neither party will be liable to each other for any lost profits, lost savings, incidental or other consequential damages, even if advised of the possibility of such damages. In no event will IBM be liable to you for direct damages in excess of ten thousand dollars (\$10,000), including damages related to network services provided in accordance with the terms of this Agreement.	12.10 Entire Agreement This Vendor Access Agreement, its Exhibits, the referenced IBM Agreement for Exchange of Confidential Information together with its Supplement(s) signed by you and IBM (if applicable), are the complete and exclusive agreement between the parties relating to the subject matter. In the event of a conflict, the following order of precedence will govern: 1) the Exhibits; 2) this Vendor Access Agreement; and 3) the referenced IBM Agreement for Exchange of Confidential Information together		
12.4 Freedom of Action This Agreement will not restrict either party from developing, acquiring, and marketing products, services, and materials that are	with its applicable Supplement(s) signed by you and IBM (if applicable).		
IN WITNESS WHEREOF, the parties hereto have cause authorized representatives. Once signed, any reproduct means (for example, photocopy or facsimile), is consider	ction of this Agreement or an Exhibit, made by reliable		
AGREED TO:	AGREED TO:		
International Business Machines Corporation	Company Name:		
Ву:	Ву:		
Jan Woody	Print Name		
Manager, Host Competency and Early Test IBM Innovation Center - Dallas	- This raine		

Date

Title

Date

IBM IIC-Dallas Program Addition Order Form

This form, when signed by both parties and on file at the IBM Innovation Center - Dallas (IIC-Dallas), authorizes IBM IIC-Dallas to bill you for the additional installed products, DASD and/or other services indicated below at the charges shown. Each product listed below includes sufficient additional DASD for nominal operation of the product.

To order one or more of these additional products and/or DASD, complete the attached form, sign and return to the following address (you may FAX an advance copy if you require expedited handling):

IBM Corporation

Attn: ETP Administrator / Park West M/S 16-2196

1507 LBJ Freeway Dallas, TX 75234 Fax (972)280-5921

additional D The amount program agr IMS. Amou	"to the left of each desired product DASD required, then place the total is, except for DASD unit charge we eement under which the addition is unts listed are in U.S. dollars and a sur ETP system name (userid) here:	dollar	amount for eac a monthly charg sted and are one ect to change w	h item in the right hand column. te, apply for the term of the t-time charges, i.e., CICS, DB2 and
	PRODUCT CICS	<u>AM</u> \$	10UNT 200 200 500 500 500 500 15/month/unit	TOTAL AMOUNT
Company:			Machir	national Business nes Corporation
	AND AGREED TO:	ACCEPTED AND AGREED TO:		
By:		By:		

ACCEPTED AND AGREED TO:

By:
Signature

Jan Woody

Manager, Host Competency and Early Test Programs
IBM Innovation Center - Dallas

Date