This Agreement (“Agreement”) constitutes the Terms and Conditions of Sale of Intergraph Product(s) to Buyer.

1. Definitions. As used in this Agreement:

“Agreement” means these Terms and Conditions and each agreement entered into thereunder;

“Buyer” means the entity or person purchasing all or part of the Software and/or Hardware listed on an Intergraph quotation;

“Hardware” means all Intergraph or Third Party hardware (including components), software media and spare parts listed on an Intergraph quotation;

“Intergraph” means Intergraph Corporation, by and through its Security, Government & Infrastructure Division;

“Product(s)” means the Intergraph software licenses or hardware and/or Third Party software licenses or hardware listed on an Intergraph quotation;

“Software” means (i) any binary software program, (ii) any upgrades or updates, and (iii) any related user manuals or other documentation included with the Products or listed separately on an Intergraph quotation;

“Terms and Conditions” means the current standard terms and conditions of purchase and licensing set out in this document and (unless the context otherwise requires) includes any special terms and conditions agreed in writing between the Intergraph and Buyer;

“Third Party” means any other Intergraph Division other than the Security, Government & Infrastructure Division or any company other than Intergraph Corporation.

2. General. These Terms and Conditions shall be deemed to be an integral part of all acceptances by Intergraph and shall supersede any conflicting provisions of any purchase order or other communication of the Buyer.

3. Quotations. Intergraph reserves the right to change design, price and other terms without notice to Buyer and until acceptance of order by Intergraph.

4. Taxes. All Prices contained on an Intergraph quotation are exclusive of, and Buyer shall be liable for and shall indemnify and hold Intergraph harmless from and against each and every country’s federal, state, municipal, or other governmental, withholding, excise, sales, use, value added, GST, or other taxes, tariffs, custom duties and importing fees (“Taxes”). Taxes shall expressly exclude any United States (i) federal, (ii) state, (iii) municipal, (iv) or other governmental income taxes, franchise taxes and other like taxes measured by Intergraph’s net income. Taxes shall expressly include any related interest and/or penalty. Total invoice amount for any charges pursuant to an accepted quotation are subject to increase by the amount of any Taxes which Intergraph is required to pay and/or which Buyer is required to withhold, collect or pay regarding the transactions pursuant to the Agreement, so that Intergraph receives the full amount of the charges invoiced. Any certificate to exempt any charges from any liability for Taxes or other documentary evidence of statutory exemption shall be obtained by Buyer at Buyer’s expense and provided to Intergraph.

5. Delivery and Installation.

5.1 F.O.B. Point - Intergraph will deliver all Product(s) on an FOB Destination, including DDP when shipped from a foreign point of origin, Pre-Paid and Add (PPA) basis unless otherwise stated. At Intergraph’s discretion, Product(s) may ship from different points of origin. Written notification is required for any short shipments/discrepancies within five days of receipt of order. Intergraph’s responsibility ceases upon delivery of Product(s) to the Buyer in good order at the point of destination. The Buyer is urged to examine all deliveries carefully immediately upon delivery and before signing receipt. If goods are visibly damaged, the Buyer must have written confirmation of the damages noted on the freight bill or other receipt by the agent of the carrier. Signing a receipt without notation of damage to the Product(s) shall constitute conclusive evidence of receipt of the Products in satisfactory condition.

5.2 Partial Delivery - Intergraph may make partial shipments to Buyer and invoice accordingly, and Buyer shall be obligated to pay for such partial shipments when invoiced.

5.3 Delivery Dates - Shipments of any products purchased hereunder are subject to Intergraph’s availability schedule. Intergraph will make every reasonable effort to meet delivery dates quoted or acknowledged. However, Intergraph will not be liable for any failure to meet such dates.

5.4 Installation – Unless installation services by Intergraph have been purchased by Buyer, Buyer is responsible for installation of Software or Hardware Product(s).

6. Acceptance - Buyer shall be deemed to have accepted the products covered by this Agreement upon the earlier of: (a) delivery to Buyer, if installation by Intergraph is not included in the purchase price; (b) certification by Intergraph that the product is installed and meet Intergraph’s specifications, if installation by Intergraph is included in the purchase price; (c) utilization of the product by Buyer for any useful work.

7. General Terms of Payment - Subject to credit approval.

Unless otherwise agreed upon in writing, payment for all Product(s) purchased by the Buyer from Intergraph shall be made within the time specified below. Payments shall be made in United States of America currency and all exchanges, interest, banking, and bank collection charges and other related charges shall be the obligation of the Buyer; any special financing
or other arrangements to meet currency or import restrictions are the responsibility of the Buyer. Intergraph shall retain a security interest in any of the Products sold to the Buyer until the purchase price is paid in full. Buyer shall take all steps necessary to perfect Intergraph’s security interest. Title to the Hardware shall pass to the Buyer upon payment. Title to the Software shall always remain with Intergraph or in the case of Third Party Software with the owner of such software. Payments shall be as follows:

(a) For purchases under U.S. $25,000. Fifteen (15) days prior to shipment advance payment must be received by Intergraph in accordance with the Remit instructions.

(b) For purchases over U.S. $25,000. Thirty (30) days prior to shipment advance payment must be received by Intergraph in accordance with the Remit instructions.

(c) Intergraph, at its sole discretion, may offer Buyer open account payment terms. Open account payment terms must be confirmed in writing by Intergraph. Open account charges shall be due net thirty (30) days from date of invoice.

(d) Remit Instructions. Intergraph accepts these payment methods: U.S. major credit cards (Visa, MasterCard, AMEX and Discover), check, wire transfer and EFT.

For shipments requiring advance payment by the Buyer, Buyer shall make remittance by check to:

Intergraph Corporation  
22205 Network Place  
Chicago, IL 60673-1222

For shipments based on established open accounts, Buyer shall make remittance by check to:

Intergraph Corporation  
22205 Network Place  
Chicago, IL 60673-1222

Intergraph will make wire transfer and EFT remit to information available upon request.

Intergraph shall charge and the Buyer agrees to pay interest at the rate of two percent (2%) per month or the maximum amount allowed by law, whichever is less, for all amounts not received 30 days after the date of invoice.

No payments may be withheld by the Buyer for any reason nor may any counterclaim by the Buyer be set off against any payment due Intergraph, without prior written consent of Intergraph. Buyer will be responsible for all costs and expenses incurred in the collection of any outstanding amounts, including reasonable collection agency or attorney’s fee.

8. Limited Warranties –

8.1 Software Products. Intergraph warrants for a period of thirty (30) calendar days from the date of delivery, or the date of installation if installation by Intergraph is included in the purchase price, that Software Product(s) delivery media shall be free from defect in material or workmanship. Intergraph does not warrant that the software product(s) will meet buyer’s requirements, and under no circumstances does Intergraph warrant that the software product(s) will operate uninterrupted or error free.

8.2 Hardware Products. Intergraph warrants for a period of one (1) year from the date of delivery, or the date of installation if installation by Intergraph is included in the purchase price, that the Hardware Product(s) is free from defect in material and workmanship and is of the kind and quality described in the quotation except that:

a. Intergraph gives no warranty with respect to parts with a limited technical lifetime - such as data discs and cassettes; and
b. Components of the Product produced by other manufacturers are warranted only to the extent that such components are warranted by the manufacturers supplying such components to Intergraph.

If Intergraph Software is included in this Agreement, Intergraph warrants that its Software, when properly installed, will not fail to execute its programming instructions due to defect in materials and workmanship. If Intergraph receives notice of a defect during the applicable warranty period, Intergraph will repair or replace software media, which do not execute programming instructions due to such defect. Intergraph does not warrant that the operation of the software will be uninterrupted or error free.

THE FOREGOING, WARRANTIES ARE VOID IF FAILURE OF A WARRANTED ITEM RESULTS, DIRECTLY, OR INDIRECTLY, FROM AN UNAUTHORIZED MODIFICATION OF A WARRANTED ITEM; AN UNAUTHORIZED ATTEMPT TO REPAIR A WARRANTED ITEM; OR MISUSE OF A WARRANTED ITEM, INCLUDING WITHOUT LIMITATION USE OF WARRANTED ITEM UNDER ABNORMAL OPERATING CONDITIONS OR WITHOUT ROUTINELY MAINTAINING A WARRANTED ITEM. BUYER SHALL PROMPTLY NOTIFY INTERGRAPH OF ANY SUSPECTED DEFECTS IN SOFTWARE DELIVERY MEDIA.

8.3 Remedies. Upon written notification of any failure to conform to Intergraph’s express warranties, Intergraph shall have the right either to replace or repair any defective Product, to refund the purchase price upon return of the defective Products, or to grant a reasonable allowance on account of such defects, and Intergraph’s liability and Buyer’s exclusive remedy for defective Products shall be limited solely to such replacement, repair, or allowance, as Intergraph may elect. Intergraph shall be given reasonable opportunity to investigate all claims and no Product shall be returned to Intergraph until after written approval by Intergraph and receipt of written shipping instructions from Intergraph have been provided.

8.4 Effectiveness. The effectiveness of the warranties contained herein shall with respect to any particular defect be conditional upon Buyer’s substantiation that the Product and its components have been stored, maintained, and operated in accordance with such reasonable instructions as are given by Intergraph to Buyer and with standard industry practice. Subject to the foregoing, the warranties contained in this Section shall remain in effect from the date hereof until thirty (30) days from the date that the product is shipped by Intergraph, unless the purchase price includes installation, in which case the period begins on the date Intergraph certifies to Buyer that the Product is installed and is operating in conformance with Intergraph specifications. If Buyer schedules or delays installation by Intergraph more than thirty (30) days after delivery, the warranty period shall begin on the thirty-first (31st) day from date of shipment.

8.5 DISCLAIMER. EXCEPT AS PROVIDED ABOVE, INTERGRAPH DISCLAIMS (TO THE EXTENT PERMITTED BY LAW) ALL WARRANTIES, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
PARTICULAR USE. THE ABOVE SOFTWARE PRODUCT(S) AND HARDWARE PRODUCT(S) WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, AND REPRESENTS THE FULL AND TOTAL OBLIGATION AND/OR LIABILITY OF INTERGRAPH WITH RESPECT TO THE SOFTWARE PRODUCT(S) AND HARDWARE PRODUCT(S). CERTAIN LIMITATIONS SET FORTH IN THIS DISCLAIMER MAY NOT APPLY IN SOME JURISDICTIONS.

8.6 Supplemental statements setting forth warranty terms different from the above are available for some Product types, and are incorporated herein if applicable. The terms of such supplemental statements supersede the terms hereof only to the extent they are inconsistent herewith.

9. Security Terms. Buyer hereby grants and Intergraph reserves a purchase money security interest in each Product purchased hereunder, and in any proceeds thereof, for the full amount of the Agreement price. Buyer agrees that Intergraph may sign on Buyer’s behalf any document required to perfect such security interest. Payment in full of the purchase price of any Product purchased hereunder shall release the security interest on that Product.

10. Software License. Product(s) are furnished to Buyer under the terms of Intergraph’s “End User License Agreement” which may be separately executed or may be included with the Product(s). Buyer agrees to execute an Intergraph End User License Agreement, as applicable, for the software packages that are furnished without an included End User License Agreement.

11. Ownership. All commercial, off-the-shelf software and third-party developed software furnished by Intergraph hereunder shall remain the property of Intergraph, or the respective Third Party, and is subject to Intergraph’s End User License Agreement(s) or other relevant Third Party’s software license agreement. Buyer understands that it is purchasing a license to use the software Product(s) and not the Intellectual Property of the software Product(s).

12. Patent, Trademark, Copyright Infringement. In the event of any proceeding (suit, claim, or action) against Buyer arising from allegations that the Product(s), or services, or part thereof, furnished by Intergraph infringes a U.S. patent, copyright, trade secret, trademark, intellectual property, or other proprietary right of any Third Party, Intergraph will, if such proceeding does not result from modifications to the Product(s) made by Buyer or Buyer’s use of any Product(s) in combination with other products not furnished by Intergraph, defend Buyer’s right, or interest in the Product(s), at Intergraph’s expense. Intergraph shall make such defense by counsel of its own choosing and Buyer shall reasonably cooperate with said counsel. Intergraph shall have sole control of said defense and any settlement of any claim.

In the event any proceeding is found to be based on modifications, enhancements or addition made by Buyer or any person or entity, or Buyer’s use of the Product(s), in combination with other products not furnished by Intergraph, Buyer agrees to defend Intergraph’s right, title or interest in the Product(s), at Buyer’s expense, to reimburse Intergraph any defense expenses inclusive of reasonable attorneys fees expended by Intergraph in defense of said claim, and pay any judgment rendered against Intergraph, provided Intergraph promptly notifies Buyer in writing of the proceeding. Buyer shall make such defense by counsel of its own choosing and Intergraph shall reasonably cooperate with said counsel. Buyer, in such circumstances shall have sole control of the defense.

In the event any Product(s) furnished hereunder are, in Intergraph’s opinion, likely to or do become the subject of a claim of infringement of any duly issued patent or copyright or of any trade secrets or other intellectual property rights or other proprietary rights of a Third Party, Intergraph may at its option and expense, procure for Buyer the right to continue using the Product(s), or modify the Product(s) to make them non-infringing but functionally the same, or replace the Product(s) with (a) non-infringing equivalent(s), or refund the purchase price to the Buyer.

THE ABOVE WARRANTIES ARE IN LIEU OF ALL OTHER WARRANTIES RELATED TO PATENT, TRADEMARK AND COPYRIGHT INFRINGEMENT, EXPRESSED OR IMPLIED, AND THESE WARRANTIES ALONG WITH THE REMEDIES STATED ABOVE REPRESENT THE FULL AND TOTAL OBLIGATION AND/OR LIABILITY OF INTERGRAPH WITH REGARD TO INFRINGEMENT. CERTAIN LIMITATIONS SET FORTH IN THIS DISCLAIMER MAY NOT APPLY IN SOME JURISDICTIONS.

13. Maintenance. If maintenance of Product(s) is desired beyond that provided by the applicable warranty, such service can be provided under separate contract. Maintenance and support of the Product(s) will be provided to Buyer in accordance with Intergraph’s standard maintenance options and the then current Intergraph Maintenance Service Terms and Conditions.

14. Assignment. Neither Intergraph nor Buyer shall assign any of its rights or delegate any of its obligations under this Agreement without the prior written consent of the other party, provided that such consent shall not be unreasonably withheld, except that Intergraph may assign its rights and obligations under this Agreement without the approval of Buyer to an entity which acquires all or substantially all of the assets of Intergraph Corporation or to any subsidiary, affiliate or successor in a merger or acquisition of Intergraph Corporation.

15. Limitation of Liability. NOT WITHSTANDING ANYTHING TO THE CONTRARY, INTERGRAPH SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR SPECIAL DAMAGES, INCLUDING BUT NOT LIMITED TO, LOSS OF USE OR PRODUCTION, REVENUE OR PROFIT, OR LOSS OF DATA OR CLAIMS OF THIRD PARTIES, EVEN IF INTERGRAPH HAS KNOWLEDGE OF THE POSSIBILITY OF SUCH DAMAGES. UNDER NO CIRCUMSTANCE SHALL INTERGRAPH’S TOTAL LIABILITY UNDER THIS AGREEMENT EXCEED THE AMOUNT THAT INTERGRAPH HAS BEEN PAID BY BUYER UNDER THIS AGREEMENT AT THE TIME THE CLAIM IS MADE, EXCEPT AS OTHERWISE PROVIDED BY APPLICABLE LAW, NO CLAIM, REGARDLESS OF FORM, ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT MAY BE BROUGHT BY BUYER MORE THAN ONE (1) YEAR AFTER THE CAUSE OF ACTION HAS ACCURED.


16.1 Cancellation. In the event of the cancellation of any order, or items included in an order, Buyer will be liable and agrees to pay cancellation charges to Intergraph in accordance with the following schedule:\n\n(a) Cancellation notice received fourteen (14) days or more prior to the scheduled shipment date, for purchases other than a Digital Mapping Camera: No charge for Intergraph manufactured Products.\n(b) Cancellation notice received less than fourteen (14) days prior to the scheduled shipment date: ten percent (10%) of the total purchase price.
Buyer agrees that title, rights and/or interests to the canceled item(s) shall remain with Intergraph and that Buyer shall have no title, right and/or interest to such.

16.2 Rescheduling. In the event that Buyer makes changes following initial placement of the order, Intergraph reserves the right to reschedule Buyer’s order. Upon Buyer’s written notification of change(s), a new shipment date will be established by Intergraph. Intergraph will inform Buyer and obtain Buyer’s direction regarding any charges that Intergraph would incur as a result of an order modification. If Buyer directs Intergraph to modify the order for which Intergraph will incur a charge, Buyer agrees to pay all charges for the modification.

16.3 Returns. No return of any Product(s) to Intergraph will be accepted unless previously authorized in writing by Intergraph, whether under warranty or otherwise. Any returns other than those under warranty will be subject to a reasonable restocking charge.

17. Nondisclosure. Buyer understands that Intergraph possesses information and data that was developed, created or discovered by Intergraph, or which has become known to, or has been conveyed to Intergraph which has commercial value in Intergraph’s day-to-day business. Intergraph considers such information and/or data to be proprietary and confidential. Such information and/or data includes, but is not limited to, trade secrets, copyrights, inventions (whether patentable or not), concepts, ideas, methods, techniques, formulae, algorithms, logic designs, screen displays, schematics, source and object code computer programs all of which shall hereinafter be singularly or collectively referred to as Intergraph’s Intellectual Property. Buyer agrees to use reasonable efforts to treat and maintain as proprietary and confidential Intergraph’s Intellectual Property or any information or data provided by Intergraph, in whatever form, as it would its own proprietary and confidential information and data, but in any event, no less than reasonable care, and to comply with all license requirements, copyright, patents and trade secret laws as they may pertain to any of Intergraph’s Intellectual Property or other information or data provided by Intergraph.

18. Force Majeure. Intergraph has no obligation to deliver the Product(s) against any order until it has accepted the order. In any event, Intergraph will not be liable for any delay in shipment or any failure to ship the Product against an accepted order or for any damages suffered by reason thereof, when such delay or failure is, directly or indirectly, due to accident (in manufacture or otherwise), fire, flood, seizure, riot, acts of terrorism, war, embargo, labor stoppages or difficulties, inadequate transportation facilities, shortage of material or supplies, delay or default on the part of its suppliers, regulation or order by government authority, or any other casualty or cause beyond the reasonable control of Intergraph, which Intergraph, in its discretion, declares to be Force Majeure resulting in such delay or failure. Intergraph may, at its option, cancel this order, or delay performance hereunder for any period reasonably necessary due to any of the foregoing, during which time this Agreement shall remain in full force and effect. Intergraph shall have the further right to then allocate its available materials and product between its own uses and its customers in such manner as Intergraph may consider fair and equitable.

19. Order Of Precedence. The Terms and Conditions hereof take precedence over Buyer’s additional or different terms and conditions, to which notice of objection is hereby given. Acceptance by Buyer is limited to Intergraph’s Terms and Conditions. Neither Intergraph’s commencement of performance nor delivery shall be deemed or construed as acceptance of Buyer’s additional or different terms and conditions. The Terms and Conditions of this Agreement constitute the entire understanding between the parties and supersede any previous communications, representations or agreements by either party whether verbal or written. Any future representations, promises and verbal agreements related to products, product features, future product enhancements, product functionality, or services covered by this Agreement will be of no force or effect unless reduced in writing and made a part of this Agreement. No change or modification of any of the Terms and Conditions herein shall be valid or binding on either party unless in writing and signed by an authorized representative of the party to be bound.

20. Severability. Whenever possible, each provision of these Terms and Conditions and each related document shall be interpreted in such a manner as to be effective and valid under applicable law. However, if any provision of these Terms and Conditions or any related document shall be prohibited by or invalid under applicable law, such provision shall be ineffective only to the extent of such prohibition or invalidity without invalidating the remainder of such provision or the remaining provisions of these Terms and Conditions or such related document.

21. Export Control. Buyer agrees to comply fully with all relevant export laws and regulations of the United States (hereinafter “Export Law”) to assure that neither the Product(s) or anything provided by Intergraph hereunder are exported directly or indirectly in violation of said Export Law or are intended to be used for a purpose prohibited by said Export Law. With respect to the export by Buyer of the Product(s), including documentation, data, or information pertaining thereto the Product(s), or anything containing the Product(s), the disclosure of the Software to a non U.S. national, or any other activities relating to the Software, Buyer agrees that it shall obtain any and all necessary or appropriate export licenses, permits, or other authorizations and shall otherwise comply with all statutes, regulations, or other requirements of any governmental agency. Notwithstanding the foregoing, Intergraph’s and Third Party’s Product(s) are subject to control by the Government of the United States. Buyer warrants that it will not export or re-export, either directly or indirectly, any such Product or restricted direct Product thereof, without first obtaining any necessary authorization from the U.S. Government, when required. Buyer agrees to comply with all U.S. laws and regulations and to furnish and/or sign any and all applicable export.

22. Waiver. Any failure by Intergraph to enforce performance of the Terms and Conditions set forth in this Agreement shall not constitute a waiver of, or affect Intergraph’s right to avail itself of such remedies as it may have for any subsequent breach of this Agreement.

23. Governing Law - This Agreement shall for all purposes be construed and enforced under and in accordance with the laws of the State of Alabama, and the Parties agree to attorn to the jurisdiction of the courts of that State.

24. Jurisdiction – Buyer hereby submits to the jurisdiction of the United States Federal District Court for the Northern District of Alabama, or applicable State Court for Madison County, Alabama solely for purposes of enforcement of rights and remedies arising under this Agreement.