These Standard Terms and Conditions apply to any agreement for the provision of maintenance relating to equipment ("Equipment") sold or leased by 3D Systems, Inc. or any of its affiliates worldwide ("3D Systems") to a customer ("Customer") (these terms and conditions, together with the related agreement and/or purchase order relating to the provision of maintenance shall constitute a "Maintenance Agreement").

1. GENERAL PROVISION – Upon execution of an effective Maintenance Agreement by an authorized representative of Customer and 3D Systems, 3D Systems or an approved third party will provide services for the Equipment specified in the Maintenance Agreement. After an initial Maintenance Agreement is executed, automatic web-based annual renewals may be available with respect to certain Equipment. No additions or modifications of the Maintenance Agreement shall be valid unless in writing and signed by an authorized representative of 3D Systems and Customer.

2. SERVICES – 3D Systems agrees, for the term of the Maintenance Agreement, to provide:

   PHONE SERVICE – 3D Systems will provide telephone support, during business days of Monday to Friday from 8:00 a.m. to 5:00 p.m. local time. 3D Systems will promptly respond to any recorded messages from the Customer.

   REPLACEMENT PARTS – 3D Systems will provide replacement parts as specified by contract type and deemed necessary and authorized by 3D Systems’ personnel. Replacement parts, excluding laser heads and laser assemblies which have special warranty provisions depending upon the model, are warranted for ninety (90) days from the date of installation or as required by local law. All parts deemed returnable must be returned within thirty (30) calendar days, and parts not returned will be charged at 3D Systems then current list price. CUSTOMER ACKNOWLEDGES THAT IN PERFORMING MAINTENANCE SERVICES 3D SYSTEMS MAY USE, WITHOUT SPECIFIC IDENTIFICATION, COMPONENTS, PARTS OR MATERIALS THAT CONSIST OF OR INCLUDE RECYCLED CONTENT, INCLUDING COMPONENTS, PARTS OR MATERIALS THAT ARE USED OR RECONDITIONED TO LIKE-NEW PERFORMANCE AND FUNCTIONALITY.

   ON-SITE SERVICE – All on-site service will be centrally dispatched and responded to within the time specified by contract type. Hours of operation for service are 8:00 a.m. to 5:00 p.m. local time. Remedial maintenance service begun during normal hours of operation may extend up to two (2) hours beyond such period at no additional charge. If however, the remedial maintenance service is provided beyond this two (2) hour period, 3D Systems will charge the then current hourly rate for all services beyond 7:00 p.m. local time.

   UNSCHEDULED EXTENDED MAINTENANCE SERVICE – Customer may request remedial maintenance service beyond the terms of the Maintenance Agreement and on Saturdays, Sundays and 3D Systems’ holidays on a prescheduled basis in accordance with 3D Systems’ then current applicable hourly labor rates for services on such days. Additional fees may apply depending upon contract type.

   3D CONNECT- Customer acknowledges that Equipment which is 3D Connect Service enabled must be connected to the 3D Connect Service cloud and allow upload of Equipment sensor data to 3D Systems support personnel. 3D Connect Service automatically sends information to 3D Systems about the Equipment and material usage, and Equipment performance parameters (personal and design data is excluded), and will automatically download and install updated software when available. If required, Customer allows 3D Systems authorized personnel to install 3D Connect Service hardware adapter at the customer site which requires access to the internet through a LAN connection, with dedicated IP address to be supplied by the Customer. 3D Systems makes no guarantees on fault detection or service response time unless specified by contract type. Customer may receive limited support or delayed service if customer fails to maintain connection to the 3D Connect Service cloud. Upon expiration of this maintenance agreement 3D Systems reserves the right to deactivate 3D Connect Service and require the return of all 3D Connect Service hardware.

3. TERM – The initial term of the Maintenance Agreement shall be for a period of one (1) year (unless otherwise indicated) from the date service is to commence as identified in the Maintenance Agreement or as otherwise specified in the Maintenance Agreement. 3D Systems will use its reasonable efforts to notify the Customer at least sixty (60) days in advance of the Maintenance Agreement expiration. Upon expiration, the Maintenance Agreement shall continue for an additional one (1) year term unless the Customer has notified 3D Systems in writing at least thirty (30) days prior to the expiration that they want to cancel the Agreement, in which case it shall terminate on the date of expiration or opt out of our auto renewal program. Any cancellation after the Maintenance Agreement renewal is subject to our Cancellation policy in Section 5 of this Agreement. Maintenance Agreement pricing may be adjusted on an annual basis, effective on the anniversary date of the Start Date of the Maintenance Agreement, and will be included in the notice that 3D Systems provides at least sixty (60) days in advance of the Maintenance Agreement expiration (if no pricing change is noticed, the prior year’s pricing shall apply). In the event Customer seeks a Maintenance Agreement after lapse of warranty or maintenance coverage,

4. PAYMENT AND TAXES – Charges set forth in the Maintenance Agreement plus any taxes the Customer shall be obligated to pay will be invoiced as agreed to between the parties either (i) on a monthly basis, in advance on the first of each month including a monthly administration fee with payment due within fifteen (15) days after the first of each such month, (ii) on a
quarantine, in advance on the first of each quarter, including a quarterly administration fee, with payment due within fifteen (15) days after the first of each such month, (iii) on an annual basis, in advance, for the full one (1) year renewal period with payment due within thirty (30) days after the first day of the renewal period or (iv) as otherwise stipulated in the Maintenance Agreement. Depending on the Customer’s location, certain expenses including, but not limited to, travel may be charged separately from any annual maintenance fee on a time and materials basis as identified in the Maintenance Agreement. If payment is not made on or before the due date, the Customer will be liable to 3D Systems for interest on the unpaid amount at the lesser of 1-1/2% per month or the highest legal interest rate on the unpaid balance commencing on the payment due date and ending on the date payment is received by 3D Systems.

5. CANCELLATION – Customer bears all responsibility of ensuring effective cancellation of the Customer’s account. This responsibility includes providing effective and verifiable notification to 3D Systems of Customer’s desire to cancel an account. 3D Systems must receive a 90-day prior written notice of the Customer’s intent to cancel this contract. If Customer has a balance due at the time of the cancellation for service performed prior to the cancellation date, this balance must be paid in full. In addition, the Customer will be liable for a cancellation fee in an amount equal to the lesser of (i) an amount equal to the applicable maintenance charges for a period of 90 days and (ii) the outstanding balance due on the Maintenance Agreement. 3D Systems will act immediately upon receipt of notification to implement Customer’s cancellation notice, provided the terms of this cancellation policy have been followed. 3D Systems reserves the right, in its sole discretion, to suspend or cancel the Customer’s account(s) (i) for any reason upon 30 days prior written notice to the Customer and the refund, if applicable, of any amount paid by the Customer for the remaining portion of the current Term after the termination date, or (ii) without further warning upon any the occurrence of any delinquent payments, or if the terms and conditions outlined herein are violated.

6. EXCLUDED SERVICES – The maintenance service to be provided by 3D Systems under the Maintenance Agreement shall not include the following unless specifically stated therein:

EQUIPMENT –
- Any parts that are identified as “Consumables” and any other wear items including consumables relating to the materials that the Equipment runs that are subject to failure as a result of normal wear and tear.- Any lasers or imagers unless otherwise provided for in the Maintenance Agreement.
- Any Force Majeure event (as described in Section 9 below) that damages the Equipment.
- Electrical work external to the Equipment.
- Maintenance of accessories, attachments, machines, features or devices other than the Equipment.
- Supplies, accessories or any aesthetic-only parts or services that do not affect machine performance such as painting or refinishing of the Equipment, windows or dents in sheet metal.
- Repair of damage resulting from (1) accident, transportation, neglect or misuse by Customer, (2) causes external to the Equipment such as, but not limited to failure or fluctuation of electrical power, air conditioning, or humidity control or (3) any cause other than ordinary use including the use of non-integrated, non-approved or non-licensed Materials in the Equipment. With respect to any such repairs, 3D Systems may submit a description of the work which is necessary to restore the Equipment to proper working order and the related charges to do that work and Customer may then decide to engage 3D Systems to perform the work on a time and materials basis or to engage a third party, in which case, unless otherwise agreed by 3D Systems, 3D Systems shall have no warranty or other liability with regard to any work performed.
- Repair of damage resulting from improper installation, handling, or interactions with other failed parts within the Equipment, unless installation was performed by a certified 3D Systems employee or servicing partner.
- Service which 3D Systems deems to be technically impractical for its representatives to render because of alterations made to the Equipment either without the express written consent of 3D Systems or by any other person not authorized by 3D Systems to perform the work.
- Relocation of Equipment for any reason.

7. LIMITATION OF LIABILITY – 3D Systems will not be responsible to Customer for consequential, exemplary, punitive or incidental damages (including without limitation loss of profit or employee’s time) regardless of the reason. In no event shall the liability and/or obligations of 3D Systems under the Maintenance Agreement or arising out of use of the Equipment by Customer or others exceed the price previously paid for maintenance by the Customer during the then current term as set forth in the Maintenance Agreement.

8. MISCELLANEOUS – If the Equipment covered by the Maintenance Agreement is not newly installed or was not under a 3D Systems’ maintenance agreement or warranty immediately prior to the commencement date of maintenance under the Maintenance Agreement, it will be subject to inspection by 3D Systems to determine if it complies with 3D Systems’ minimum acceptable maintenance standards. 3D Systems will notify Customer of any repairs or adjustments deemed necessary to bring the Equipment up to such standard. Upon Customer authorization, any such repairs or adjustments will be made by 3D Systems at Customer’s expense prior to the commencement of maintenance service.

The Maintenance Agreement shall be binding upon and inure to the benefit of the parties and of their subsidiaries and their respective successors. In the event Customer assigns the Maintenance Agreement or any portion thereof to a Subsidiary or affiliate, Customer shall guarantee payment of all monies due to 3D Systems under the Maintenance Agreement. The Maintenance Agreement cannot be assigned by Customer to any unaffiliated party without the prior written consent of 3D Systems.

In order to perform services hereunder, Customer shall provide 3D Systems with full access to the Equipment (which may require a remote Internet connection), and provide at no charge for 3D Systems’ use, all facilities such as working space, electricity and local telephone.
Eligibility for a maintenance agreement may require the installation and appropriate evidence of critical printer software upgrades to the minimally accepted maintenance standard where applicable.

ALL EXCHANGED COMPONENTS, PARTS, AND MATERIALS SHALL UPON THEIR REMOVAL FROM THE EQUIPMENT BECOME THE PROPERTY OF 3D SYSTEMS.

9. FORCE MAJEURE – Neither party will be liable to the other for delays in performing any obligations under the Maintenance Agreement due to circumstances beyond its reasonable control, including but not limited to revolts, insurrections, riots, wars, acts of enemies, national emergencies, strikes, floods, hurricanes, earthquakes, embargoes, inability to secure materials or transportation, and acts of God, nature or governmental authorities.

10. NO WARRANTIES – There are no express or implied warranties, including the implied warranties of merchantability and fitness for a particular purpose respecting the Maintenance Agreement or the services or any component or part furnished pursuant to the Maintenance Agreement.

11. SEVERABILITY – If any provision of the Maintenance Agreement is found to be invalid, illegal or unenforceable, then, notwithstanding such invalidity, illegality or unenforceability, the Maintenance Agreement and the remaining provisions shall continue in full force and effect.

12. DISPUTE RESOLUTION – Customer and 3D Systems shall endeavor to resolve any controversy, claim or dispute arising out of or relating to the Maintenance Agreement, or the performance or breach thereof, by negotiation. Any claim that is not resolved by negotiation within thirty (30) days of notification, shall be settled by arbitration administered by the American Arbitration Association under its Commercial Arbitration Rules, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. The hearing locale will be held in the AAA office closest to the 3D Systems corporate headquarters.

13. OTHER –
   A. The Maintenance Agreement shall be governed by and construed in accordance with the laws of the State of New York without regard to conflicts of laws provisions thereof.
   B. Both 3D Systems and Customer will comply with all laws applicable to the Maintenance Agreement. Customer shall not export, re-export, or otherwise transmit, directly or indirectly, any Equipment or software except in full compliance with all U.S., EU and other applicable export control laws and regulations.
   C. All notices given under the Maintenance Agreement will be effective when received in writing. Notices to the Customer and 3D Systems will be sent to the address provided in the Maintenance Agreement.
   D. Customer agrees the items, technology/technical data and/or services will not be used for any purposes, to include design, production, assembly, testing, operation, integration, installation, inspection, maintenance, repair, overhaul, or refurbishment, related to a military or defense application or military End-Use or by a military End-User in the People’s Republic of China, Venezuela, Burma (Myanmar) or Russia or any other country, state or province named in US Regulation 744.21 Supplement 2. The product(s), software, and/or technology acquired from 3D Systems will not be re-exported, sold or otherwise re-sold or transferred to a destination subject to UN, EU or OSCE embargo where that act would be in breach of the terms of that embargo sold, or transferred in violation of Council Regulation (EC) No 428/2009 setting up a Community regime for the control of exports, transfer, brokering and transit of dual-use items. Customer will not sell, transfer, export, or re-export any items received from 3D Systems for use in activities that involve nuclear explosive activities, unsafeguarded nuclear activities, nuclear fuel cycle or nuclear propulsion activities, or in the design, development, production, stockpiling, or use of chemical weapons, biological weapons, missiles, rocket systems or unmanned aerial vehicles (UAV).

14. COMPLETE AGREEMENT – Customer acknowledges that it has read the Maintenance Agreement, understands it, and agrees to be bound by its terms and conditions. Further, Customer represents and agrees that the Maintenance Agreement sets forth the complete and exclusive statement of the agreement including the governing terms and conditions between the parties as it relates to the maintenance of the subject Equipment, which shall prevail over and supersede all proposals, printed provisions on subordinate Customer documents including purchase orders, oral or written agreements, the Customer’s general and conditions and all other communications between the parties relating to the subject matter of the Maintenance Agreement.