

Program Signature Form

MBA/MBSA number

Agreement number 01E73840

004-kayleed-S-14

Note: Enter the applicable active numbers associated with the documents below. Microsoft requires the associated active number be indicated here, or listed below as new.

For the purposes of this form, "Customer" can mean the signing entity, Enrolled Affiliate, Government Partner, Institution, or other party entering into a volume licensing program agreement.

This signature form and all contract documents identified in the table below are entered into between the Customer and the Microsoft Affiliate signing, as of the effective date identified below.

Contract Document	Number or Code
Server and Cloud Enrollment	X20-12088
Enterprise Amendment	CTM-CTC-ENR- CTM;M17;M423;SCE41;M250(NEW)
Product Selection Form	X20-12875

By signing below, Customer and the Microsoft Affiliate agree that both parties (1) have received, read and understand the above contract documents, including any websites or documents incorporated by reference and any amendments and (2) agree to be bound by the terms of all such documents.

Customer
Name of Entity (must be legal entity name)* Office of Information Technology Signature*
Printed First and Last Name* Bushird
Printed Title (10
Signature Date* 2/13/2028
Tax ID

	Microsoft Affiliate
	Microsoft Corporation
Signature	
Printed First and Last Name	
Printed Title	
Signature Date (date Microsoft Affiliate countersigns)	
Agreement Effective Date (may be different than Microsoft's signature date	e)

^{*} indicates required field

Optional 2nd Customer signature or Outsourcer signature (if applicable)

	Customer	
Name of Entity (must be legal entity name)*		
Signature*		
Printed First and Last Name*		
Printed Title		
Signature Date*		

	Outsourcer	
Name of Entity (must be legal entity name)*		
Signature*		
Printed First and Last Name*		
Printed Title		
Signature Date*		

If Customer requires additional contacts or is reporting multiple previous Enrollments, include the appropriate form(s) with this signature form.

After this signature form is signed by the Customer, send it and the Contract Documents to Customer's channel partner or Microsoft account manager, who must submit them to the following address. When the signature form is fully executed by Microsoft, Customer will receive a confirmation copy.

Microsoft Corporation

Dept. 551, Volume Licensing 6100 Neil Road, Suite 210 Reno, Nevada 89511-1137 USA

^{*} indicates required field

^{*} indicates required field



Server and Cloud Enrollment

State and Local

Server and Cloud Enrollment number Microsoft to complete	58902615	Framework ID (if applicable)	
Previous Enrollment number Reseller to complete		_	

This Enrollment must be attached to a signature form to be valid.

This Microsoft Server and Cloud Enrollment is entered into between the entities identified on the signature form as of the effective date. Enrolled Affiliate represents and warrants it is the same Customer, or Customer's Affiliate, that entered into the Enterprise Agreement identified on the signature form.

This Enrollment consists of: (1) these terms and conditions, (2) the terms of the Enterprise Agreement identified on the signature form, (3) the Product Selection Form, (4) the Product Terms, (5) the Online Services Terms, (6) any Supplemental Contact Information Form, Previous Agreement/Enrollment form, and other forms that may be required, (7) the Online Services Supplemental Terms and Conditions if the Enterprise Agreement is a version 2010 or earlier and Enrolled Affiliate is ordering Online Services, and (8) any order submitted under this Enrollment. By entering into this Enrollment, Enrolled Affiliate agrees to be bound by the terms and conditions of the Enterprise Agreement. If this Enrollment is entered into under an Enterprise Agreement version 2009 or earlier, the terms and conditions of this Enrollment supersede any conflicting terms and conditions in the Enterprise Agreement with respect to Products licensed under this Enrollment.

Effective date. If Enrolled Affiliate is renewing Software Assurance or Subscription Licenses from one or more previous Enrollments or agreements, then the effective date will be the day after the first prior Enrollment or agreement expires or terminates. If this Enrollment is renewed, the effective date of the renewal term will be the day after the Expiration Date of the initial term. Otherwise, the effective date will be the date this Enrollment is accepted by Microsoft. Any reference to "anniversary date" refers to the anniversary of the effective date of the applicable initial or renewal term for each year this Enrollment is in effect.

Term. The initial term of this Enrollment will expire on the last day of the month, 36 full calendar months from the effective date of the initial term. If the Enrollment is renewed, the renewal term will expire on the last day of the month, 36 full calendar months after the effective date of the renewal term.

Prior Enrollment(s). If renewing Software Assurance or Subscription Licenses from another Enrollment or agreement, the previous Enrollment or agreement number must be identified in the appropriate box above. If renewing from multiple Enrollments or agreements, or transferring Software Assurance or MSDN details, the Previous Agreement/Enrollment form must be used.

Terms and Conditions

1. Definitions.

Terms used but not defined in this Enrollment will have the definition in the Enterprise Agreement. The following definitions also apply:

"Additional Product" means any Product identified as such in the Product Terms, excluding any Server and Tools Product, and chosen by Enrolled Affiliate under this Enrollment.

- "Azure Government Services" means one or more of the services or features Microsoft makes available to Enrolled Affiliate under this Enrollment and identified at http://azure.microsoft.com/en-us/regions/#services, which are Government Community Cloud Services.
- "Baseline Agreements" means all Microsoft license agreements, including, without limitation, volume licensing agreements, OEM licenses and retail licenses, under which any Affiliate in the Enterprise uses the selected Server and Tools Products. Baseline Agreements do not include any Service Provider License Agreements or Independent Software Vendor Royalty License and Distribution Agreements under which the Enterprise has the right to provide software services or unified solutions to unaffiliated end users.
- "Baseline Licenses" means Existing Baseline Licenses and New Baseline Licenses, collectively,
- "Community" means the community consisting of one or more of the following: (1) a Government, (2) an Enrolled Affiliate using eligible Government Community Cloud Services to provide solutions to a Government or a qualified member of the Community, or (3) a Customer with Customer Data that is subject to Government regulations for which Customer determines and Microsoft agrees that the use of Government Community Cloud Services is appropriate to meet Customer's regulatory requirements. Membership in the Community is ultimately at Microsoft's discretion, which may vary by Government Community Cloud Service.
- "Existing Baseline Licenses" means all Licenses in use by any Affiliate in the Enterprise for the selected Server and Tools Products that were obtained under any Baseline Agreement before this Enrollment.
- "Expiration Date" means the date upon which the Enrollment expires.
- "Federal Agency" means a bureau, office, agency, department or other entity of the United States Government.
- "Government" means a Federal Agency, State/Local Entity, or Tribal Entity acting in its governmental capacity.
- "Government Community Cloud Services" means Microsoft Online Services that are provisioned in Microsoft's multi-tenant data centers for exclusive use by or for the Community and offered in accordance with the National Institute of Standards and Technology (NIST) Special Publication 800-145. Microsoft Online Services that are Government Community Cloud Services are designated as such in the Use Rights and Product Terms.
- "Microsoft Azure Services" means one or more of the Microsoft Azure services or features made available to Enrolled Affiliate under this Enrollment by Microsoft and identified at http://www.windowsazure.com/en-us/home/features/overview/, except Microsoft Azure Marketplace (which is governed by separate terms).
- "New Baseline Licenses" means the quantity of Licenses for Server and Tools Products ordered under this Enrollment in excess of the Existing Baseline Licenses.
- "Product Family" or "Family" means the group of Products designated as a Product Family on the Product Selection Form.
- "Product Selection Form" means the document provided by Microsoft or Enrolled Affiliate's Reseller that (1) identifies all Baseline Licenses, (2) defines the Product Families, (3) establishes the Enrolled Affiliate's price levels for each Product pool and (4) specifies the minimum quantity of Licenses that must be ordered to qualify for this Enrollment.
- "Reseller" means an entity authorized by Microsoft to resell Licenses under this program and engaged by an Enrolled Affiliate to provide pre- and post-transaction assistance related to this agreement.
- "Reserved License" means for an Online Service identified as eligible for true-up in the Product Terms, the License reserved by Enrolled Affiliate prior to use and for which Microsoft will make the Online Service available for activation.
- "Server and Tools Product" means any Product identified as such in the Product Selection Form and chosen by Enrolled Affiliate to be included under this Enrollment.
- "State/Local Entity" means (1) any agency of a state or local government in the United States, or (2) any United States county, borough, commonwealth, city, municipality, town, township, special purpose district,

or other similar type of governmental instrumentality established by the laws of Customer's state and located within Customer's state's jurisdiction and geographic boundaries.

"Tribal Entity" means a federally-recognized tribal entity performing tribal governmental functions and eligible for funding and services from the U.S. Department of Interior by virtue of its status as an Indian tribe.

"Use Rights" means, with respect to any licensing program, the use rights or terms of service for each Product and version published for that licensing program at the Volume Licensing Site and updated from time to time. The Use Rights include the Product-Specific License Terms, the License Model terms, the Universal License Terms, the Data Protection Terms, and the Other Legal Terms. The Use Rights supersede the terms of any end user license agreement (on-screen or otherwise) that accompanies a Product.

"Volume Licensing Site" means http://www.microsoft.com/licensing/contracts or a successor site.

2. Product Use Rights and Service Level Agreement.

Enrolled Affiliate and its Enterprise may download, install and use software Products and access and use Online Services ordered under this Enrollment subject to the terms of this Enrollment, the applicable Use Rights and the Product Terms. In addition to applicable use rights terms of the Enterprise Agreement, the following terms apply to this Enrollment:

- a. All terms and conditions applicable to Microsoft Azure Services also apply to Azure Government Services, except as otherwise noted in the Use Rights and this Enrollment.
- b. Use Rights for Server and Tools Products. For Server and Tools Products, if a new Product version has more restrictive use rights than the version that is current at the start of the applicable initial or renewal term of the Enrollment, those more restrictive use rights will not apply to Enrolled Affiliate's use of that Product during that term.

3. Order requirements.

- a. Minimum order requirements.
 - (i) Server and Tools Products.
 - 1) Existing Baseline Licenses. When ordering a Server and Tools Product other than Microsoft Azure, Enrolled Affiliate must identify all Existing Baseline Licenses for the applicable Server and Tools Product Family. Perpetual Licenses owned by the Enterprise but not identified as Existing Baseline Licenses in the applicable Product Family at the start of this Enrollment may not be used during this Enrollment term.
 - 2) Initial Order. Enrolled Affiliate's initial order must meet the minimum purchase requirements for at least one Product Family. For every applicable Product Family except Microsoft Azure the initial order must also include the following:
 - A. Software Assurance on all perpetual Existing Baseline Licenses that have been continuously covered under Software Assurance:
 - **B.** License with Software Assurance or Subscription License for each Existing Baseline License that has not been continuously covered under Software Assurance; and
 - C. License with Software Assurance or Subscription Licenses for all New Baseline Licenses.
 - 3) Effect of Subscription License coverage on Existing Baseline Licenses. If Enrolled Affiliate orders Subscription Licenses for any Existing Baseline Licenses, the following provisions will apply for the duration of this Enrollment, notwithstanding any provisions to the contrary in the Baseline Agreements:

- **A.** The use rights for those Existing Baseline Licenses will be superseded and replaced by the use rights for the Subscription Licenses.
- B. The Existing Baseline Licenses shall be non-transferrable.
- C. The Enrolled Affiliate and its Affiliates must continue to perform any obligations under their Baseline Agreement(s), including but not limited to making payments for any of the Existing Baseline Licenses.
- D. When this Enrollment expires or is terminated, the Enrolled Affiliate or its Affiliates, as applicable, will have the rights under the Baseline Agreement(s) that it had as of the effective date of this Enrollment, unless it exercises its buy-out option as provided in this Enrollment.
- **b.** Additional Products. Upon satisfying the minimum order requirements above, Enrolled Affiliate may order Additional Products and Services.
- c. Country of Usage. Enrolled Affiliate must specify the countries where Licenses will be used on its initial order and on any subsequent orders.
- d. Resellers. Enrolled Affiliate must choose and maintain a Reseller authorized in the United States. Enrolled Affiliate will acquire its Licenses through its chosen Reseller. Orders must be submitted to the Reseller who will transmit the order to Microsoft. The Reseller and Enrolled Affiliate determine pricing and payment terms as between them, and Microsoft will invoice the Reseller based on those terms. Throughout this Agreement the term "price" refers to reference price. Resellers and other third parties do not have authority to bind or impose any obligation or liability on Microsoft.

e. Adding Products.

- (i) Adding new Products not previously ordered.
 - 1) New Server and Tools Products may be added by contacting a Microsoft Account Manager or Reseller.
 - 2) New Server and Tools Products included in a previously ordered Product Family may be added at any time but must be included in the next annual true-up order.
 - 3) Orders for new Additional Products, other than Online Services, must be placed in the month the Additional Product is first used.
 - 4) Subscription Licenses for new Online Services other than Microsoft Azure Services must be ordered prior to use.
 - 5) Microsoft Azure Services may be added as provided in the Product Terms.

(ii) Adding Licenses for previously ordered Products.

- 1) Additional Licenses for previously ordered Products may be added at any time but must be included in the next annual true-up order.
- 2) Additional Subscription Licenses for Online Services must be ordered prior to use unless the Online Services are (1) identified as eligible for true-up in the Product Terms or (2) included as part of other Licenses.
- f. True-up requirements. Enrolled Affiliate must submit an annual true-up order that accounts for any changes since the initial order or last order. If there are no changes, then an update statement must be submitted instead of a true-up order.
 - (i) Annual order period. A true-up order or update statement must be received by Microsoft between 60 and 30 days prior to each Enrollment anniversary date. The third-year true-up order or update statement is due within 30 days prior to the Expiration Date. Enrolled Affiliate may submit true-up orders more often to account for increases in Product usage,

but an annual true-up order or update statement must still be received by Microsoft during the annual order period.

- (ii) True-up order. Enrolled Affiliate must determine the maximum number of Products used since the latter of the initial order, the last true-up order, or the prior anniversary date and submit a true-up order that accounts for any increase. For Subscription Licenses for Products other than Online Services, the true-up order must indicate the initial use date(s) for each additional Subscription License ordered. For Online Services identified as eligible for true-up in the Product Terms, Enrolled Affiliate may place a reservation order for the additional Licenses prior to use, and payment may be deferred until the next true-up order. Microsoft will provide a report of Reserved Licenses ordered but not yet invoiced to Enrolled Affiliate and its Reseller. Reserved Licenses will be invoiced retrospectively to the month in which they were ordered.
- (iii) **Update statement.** An update statement must be submitted if there has been no change in the number of Products used within Enrolled Affiliate's Enterprise since the latter of the initial order, the last true-up order, or the prior anniversary date. This update statement must be signed by Enrolled Affiliate's authorized representative.
- (iv) Subscription License reductions. Enrolled Affiliate may reduce the quantity of Subscription Licenses only on the Enrollment anniversary date on a prospective basis if permitted in the Product Terms as follows:
 - 1) For Server and Tools Products available as Subscription Licenses, Licenses may be reduced only as long as the minimum order requirements are maintained. If reducing Subscription Licenses that cover Existing Baseline Licenses, Enrolled Affiliate may not use or transfer those Existing Baseline Licenses for the remainder of the term.
 - 2) For Online Services available as Additional Product Subscription Licenses, Enrolled Affiliate may reduce the Licenses. If the License count is reduced to zero, the applicable Subscription License will be cancelled.

Subscription Licenses added after the initial order may not be reduced on the anniversary date immediately following the order but must remain in effect at least until the subsequent anniversary date. Notwithstanding the foregoing, Microsoft Azure Monetary Commitment added after the initial order may be reduced on any anniversary date. Invoices will be adjusted to reflect any reductions in Subscription Licenses and will be effective as of the Enrollment anniversary date.

- (v) Late true-up order. If the annual true-up order is not received when due:
 - Microsoft will invoice Enrolled Affiliate's Reseller for the following year for the quantity
 of Subscription Licenses ordered in the prior year; however, such invoice will not
 constitute a waiver of the annual order requirement;
 - 2) Subscription License reductions will not take effect until the following Enrollment anniversary date (or at Enrollment renewal, as applicable); and
 - 3) Microsoft will invoice Enrolled Affiliate's Reseller for all Reserved Licenses not previously invoiced.
- **g. Step-up Licenses.** For Licenses eligible for a step-up under this Enrollment, Enrolled Affiliate may step-up to a higher edition or suite as follows:
 - (i) For step-up Licenses included on an initial order, Enrolled Affiliate may order according to the true-up order process.
 - (ii) If step-up Licenses are not included on an initial order, Enrolled Affiliate may step-up initially by following the process described in the Section titled "Adding new Products not previously ordered," then for additional step-up Licenses, by following the true-up order process.

- h. Clerical Errors. Microsoft may correct clerical errors in this Enrollment, and any documents submitted with or under this Enrollment, by providing notice by email and a reasonable opportunity for Enrolled Affiliate to object to the correction. Clerical errors include minor mistakes, unintentional additions and omissions. This provision does not apply to material terms, such as the identity, quantity or price of a Product ordered.
- i. **Verifying compliance.** Microsoft may, in its discretion and at its expense, verify compliance with this Enrollment as set forth in the Agreement.

4. Pricing.

- **a. Price levels.** Each Product is assigned to a Product pool as shown on the Product Terms. Price levels (A, B, C or D) are set separately for each pool. Price levels for the applicable Product pools are set forth in the Product Selection Form. Enrolled Affiliate's price level for each Product pool under this Enrollment will be Level D.
- b. Setting prices. Enrolled Affiliate's prices for each Product or Service will be established by its Reseller. Microsoft's prices for Resellers for each Product or Service ordered (except for Microsoft Azure Services) are fixed throughout the applicable Enrollment term.

5. Payment terms.

- a. License with Software Assurance and Software Assurance. For the initial and any renewal order for License with Software Assurance and Software Assurance, Enrolled Affiliate may pay upfront or elect to spread its payments over the applicable Enrollment term. If an upfront payment is elected, Microsoft will invoice Enrolled Affiliate's Reseller in full upon acceptance of this Enrollment. If spread payments are elected, Microsoft will invoice Enrolled Affiliate's Reseller in three equal annual installments unless indicated otherwise. The first installment will be invoiced to Enrolled Affiliate's Reseller upon Microsoft's acceptance of this Enrollment and additional installments will be invoiced on each Enrollment anniversary date. Subsequent orders will be invoiced to Enrolled Affiliate's Reseller upon acceptance of the order and must be paid upfront.
- b. Subscription Licenses (except Microsoft Azure Services). Microsoft will invoice Enrolled Affiliate's Reseller annually in full upon acceptance of each order. Microsoft will invoice Reseller for annual orders on each Enrollment anniversary date. Subsequent orders are invoiced upon acceptance of the order and Enrolled Affiliate may elect to pay annually or upfront.
- Microsoft Azure services. Invoicing for Microsoft Azure Services is described in the Product Terms.

6. End of Enrollment term and termination.

- a. General. At the Expiration Date, Enrolled Affiliate must immediately order and pay for Licenses for Products it has used but for which it has not previously submitted an order.
- **b.** End of term rights for Server and Tools Products. Provided Enrolled Affiliate has paid for all required Licenses, including any Baseline Licenses, on the Expiration Date Enrolled Affiliate will have the following rights:
 - (i) Existing Baseline Licenses with continuous Software Assurance. For perpetual Existing Baseline Licenses continuously covered by Software Assurance, Enrolled Affiliate will have perpetual Licenses to use the latest version of the Product available (or any prior version) as of the Expiration Date, provided that the Existing Baseline Licenses are fully paid.

- (ii) New Baseline Licenses. For New Baseline Licenses (excluding Subscription Licenses), Enrolled Affiliate will have perpetual Licenses to use the latest version of the Product available (or any prior version) as of the Expiration Date.
- c. Renewal option. At the Expiration Date of the initial term, Enrolled Affiliate can renew Products and Services by renewing this Enrollment for one additional 36 full calendar month term or by signing a new Enrollment. Microsoft must receive a Renewal Form, Product Selection Form and renewal order prior to or at the Expiration Date. Microsoft will not unreasonably reject any renewal. Microsoft may make changes to this program that will make it necessary for Enrolled Affiliate to enter into new agreements and Enrollments at renewal.
- d. If Enrolled Affiliate elects not to renew.
 - (i) Software Assurance. If Enrolled Affiliate elects not to renew Software Assurance for any Product under its Enrollment, then Enrolled Affiliate will not be permitted to order Software Assurance later without first acquiring a new License with Software Assurance.
 - (ii) Extended Term for eligible Online Services. For Online Services identified as eligible for an Extended Term in the Product Terms, the following options are available at the end of the Enrollment initial or renewal term.
 - 1) Extended Term. Licenses for Online Services will automatically expire in accordance with the terms of the Enrollment. An extended term feature that allows Online Services to continue month-to-month ("Extended Term") is available. During the Extended Term, Online Services will be invoiced monthly at the then-current published price as of the Expiration Date plus a 3% administrative fee for up to one year. If Enrolled Affiliate wants an Extended Term, Enrolled affiliate must submit a request to Microsoft at least 30 days prior to the Expiration Date.
 - 2) Cancellation during Extended Term. At any time during the first year of the Extended Term, Enrolled Affiliate may terminate the Extended Term by submitting a notice of cancellation to Microsoft for each Online Service. Thereafter, either party may terminate the Extended Term by providing the other with a notice of cancellation for each Online Service. If Enrolled Affiliate does not intend to continue with the Extended Term, Enrolled Affiliate must submit a notice of cancellation for each Online Service. Cancellation will be effective at the end of the month following 30 days after Microsoft has received or issued the notice.
 - (iii) Subscription Licenses and Online Services without an Extended Term. If Enrolled Affiliate elects not to renew or exercise its buy-out rights for Products eligible for buy-out, Subscription Licenses will be cancelled and will terminate as of the Expiration Date. Any associated software must be uninstalled, media must be destroyed and the Enterprise must discontinue use. Microsoft may request written certification to verify compliance.

e. Buy-out option.

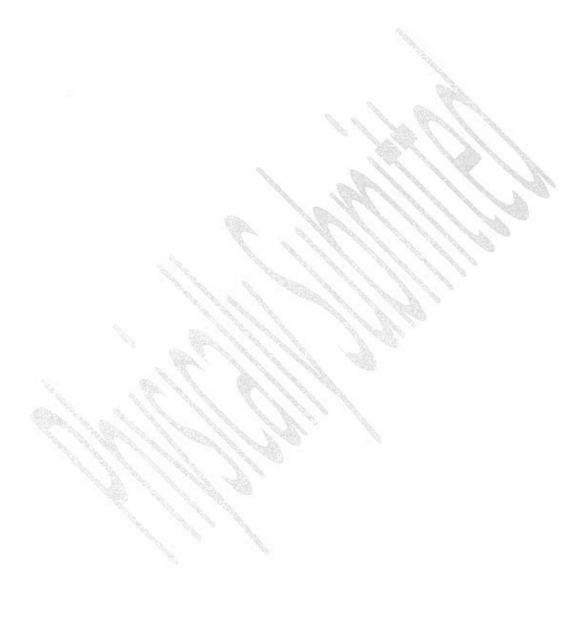
- (i) For Subscription Licenses. Enrolled Affiliate may buy out active Subscription Licenses acquired under this Enrollment for Products other than Online Services and acquire perpetual Licenses for the latest version of the Product as of the Expiration Date by placing an order for such Licenses.
- (ii) Buy-out order date. Microsoft must receive the buy-out order no more than 30 days prior to the Expiration Date. The Expiration Date will be the invoice date for the buy-out order.
- f. Termination for cause. Any termination for cause of this Enrollment will be subject to the "Termination for cause" Section of the Agreement. In addition, the following will constitute a breach of this Enrollment: (1) Enrolled Affiliate or any Affiliate in the Enterprise fails to timely pay for any existing Baseline License, (2) any existing Baseline Agreement is terminated for cause prior to full payment, or (3) Enrolled Affiliate or any Affiliate in the Enterprise that uses Government Community Cloud Services fails to meet and maintain the conditions of membership in the definition of Community.

- g. Early termination. If Enrolled Affiliate terminates this Enrollment as a result of a breach by Microsoft, or if Microsoft terminates this Enrollment because Enrolled Affiliate has ceased to be Customer's Affiliate, then Enrolled Affiliate will have the following options for Licenses, excluding Subscription Licenses:
 - (i) It may immediately pay the total remaining amount due, including all installments, in which case, Enrolled Affiliate will have perpetual rights (1) for Server and Tools Products, as described in the section entitled "End of Term rights for Server and Tools Products" and (2) for Additional Products, for all Licenses (excluding Subscription Licenses) it has ordered (for the latest version of Products ordered under Software Assurance coverage in an initial or renewal term); or
 - (ii) It may pay only amounts due as of the termination date, in which case Enrolled Affiliate will have perpetual Licenses (for the latest version of Products ordered under Software Assurance coverage in an initial or renewal term) for (1) all copies of Products for which payment has been made in full, and (2) a proportional number of copies of Products it has ordered for which payment has been made.
- h. Early termination for Subscription Licenses. Notwithstanding anything to the contrary in any of the documents that collectively constitute the Enterprise Agreement, if an Enrolled Affiliate terminates its Enrollment as a result of a breach by Microsoft, or if Microsoft terminates this Enrollment because Enrolled Affiliate has ceased to be Customer's Affiliate, then Enrolled Affiliate will have the following options with respect to Subscription Licenses:
 - (i) Enrolled Affiliate may obtain perpetual Licenses as described in the section entitled "Buyout option," provided that Microsoft receives the buy-out order for those Licenses within 60 days after Enrolled Affiliate provides notice of termination.
 - (ii) If not exercising the buy-out option, Enrolled Affiliate will receive a credit for any amount paid in advance that would apply after the date of termination.
- i. Early termination for Online Services. For Online Services, if an Enrolled Affiliate terminates its Enrollment as a result of a breach by Microsoft, or if Microsoft terminates this Enrollment for regulatory reasons or because Enrolled Affiliate has ceased to be Customer's Affiliate, then Microsoft will issue Reseller a credit for any amount paid in advance for the period after termination.

7. Government Community Cloud.

- a. Community requirements. If Enrolled Affiliate purchases Government Community Cloud Services, Enrolled Affiliate certifies that it is a member of the Community and agrees to use Government Community Cloud Services solely in its capacity as a member of the Community and, for eligible Government Community Cloud Services, for the benefit of end users that are members of the Community. Use of Government Community Cloud Services by an entity that is not a member of the Community or to provide services to non-Community members is strictly prohibited and could result in termination of Enrolled Affiliate's license(s) for Government Community Cloud Services without notice. Enrolled Affiliate acknowledges that only Community members may use Government Community Cloud Services.
- **b.** All terms and conditions applicable to non-Government Community Cloud Services also apply to their corresponding Government Community Cloud Services, except as otherwise noted in the Use Rights, Product Terms, and this Enrollment.
- c. Enrolled Affiliate may not deploy or use Government Community Cloud Services and corresponding non-Government Community Cloud Services in the same domain.
- **d.** Use Rights for Government Community Cloud Services. For Government Community Cloud Services, notwithstanding anything to the contrary in the Use Rights:
 - Government Community Cloud Services will be offered only within the United States.

- (ii) Additional European Terms, as set forth in the Use Rights, will not apply.
- (iii) References to geographic areas in the Use Rights with respect to the location of Customer Data at rest, as set forth in the Use Rights, refer only to the United States.



Enrollment Details

1. Enrolled Affiliate's Enterprise.

a. Identify which Agency Affiliates are included in the Enterprise. (Required) Enrolled Affiliate's Enterprise must consist of entire offices, bureaus, agencies, departments or other entities of Enrolled Affiliate, not partial offices, bureaus, agencies, or departments, or other partial entities.

Check <u>only one box</u> in this section. If no boxes are checked, Microsoft will deem the Enterprise to include the Enrolled Affiliate only. If more than one box is checked, Microsoft will deem the Enterprise to include the largest number of Affiliates.

☑ Enrolled Affiliate only

	Enrolled	Affiliate	and the	following	Affiliate(s)	(Only	identify	specific	Affiliates to	be o	included
if f	ewer thar	n all Affili	iates are	to be inc	luded in the	e Ente	rprise):				

□ Enrolled Affiliate and all Affiliates, with following Affiliate(s) excluded:

b. Please indicate whether Enrolled Affiliate's Enterprise will include all new Affiliates acquired after the start of this Enrollment: Exclude future Affiliates

If no selection is made, Microsoft will deem the Enterprise to include all future Affiliates.

2. Contact information.

Each party will notify the other in writing if any of the information in the following contact information page(s) changes. The asterisks (*) indicate required fields. By providing contact information, Enrolled Affiliate consents to its use for purposes of administering this Enrollment by Microsoft, its Affiliates, and other parties that help administer this Enrollment. The personal information provided in connection with this Enrollment will be used and protected in accordance with the privacy statement available at https://www.microsoft.com/licensing/servicecenter.

a. Primary contact. This contact is the primary contact for the Enrollment from within Enrolled Affiliate's Enterprise. This contact is also an Online Administrator for the Volume Licensing Service Center and may grant online access to others. The Primary contact will be the default contact for all purposes unless separate contacts are identified for specific purposes.

Name of entity (must be legal entity name)* Office of Information Technology

Contact name: First* Niel Last* Smith

Contact email address* soa.azurecom@alaska.gov

Street address* 333 Willoughby Ave.

City* Juneau

State/Province* AK

Postal code* 99801-1770-

(Please provide the zip + 4, e.g. xxxxx-xxxx)

Country* United States

Phone* (907) 891-4530

Tax ID

* indicates required field

Notices contact and Online Administrator. This contact (1) receives the contractual notices,
 (2) is the Online Administrator for the Volume Licensing Service Center and may grant online

access to others, and (3) is authorized to order Reserved Licenses for eligible Online Services, including adding or reassigning Licenses and stepping-up prior to a true-up order.

■ Same as primary contact (default if no information is provided below, even if box is not checked)

Name of entity*: Office of Information Technology

Contact name: First* Niel Last* Smith

Contact email address* soa.azurecom@alaska.gov

Street address* 333 Willoughby Ave.

City* Juneau

State/Province* AK

Postal code* 99801-1770-

(Please provide the zip + 4, e.g. xxxxx-xxxx)

Country* United States Phone* (907) 891-4530

Language preference. Choose the language for notices. English

☐ This contact is a third party (not Enrolled Affiliate). Warning: This contact receives personally identifiable information of the Customer and its Affiliates.

* indicates required field

c. Online Services Manager. This contact is authorized to manage the Online Services ordered under the Enrollment.

Same as notices contact and Online Administrator (default if no information is provided below, even if box is not checked)

Contact name: First* Niel Last* Smith

Contact email address* soa.azurecom@alaska.gov

Phone* (907) 891-4530

☐ This contact is from a third party organization (not the entity). Warning: This contact receives personally identifiable information of the entity.

d. Azure Services Administrator. This contact is authorized to manage the Azure Services ordered under the Enrollment.

Same as notices contact and Online Administrator (default if no information is provided below, even if box is not checked)

Contact name: First* Niel Last* Smith

Contact email address* soa.azurecom@alaska.gov

Phone (907) 891-4530

☐ This contact is from a third party organization (not the entity). Warning: This contact receives personally identifiable information of the entity.

e. Reseller information. Reseller's contact for this Enrollment is:

Reseller company name* SHI International Corp.

Street address (PO boxes will not be accepted)* 290 Davidson Ave

City* Somerset

State/Province* NJ

Postal code* 08873-4145

Country* United States

Contact name* Christopher Risafi

Phone* 888-764-8888

Contact email address* msteam@shi.com

^{*} indicates required field

^{*} indicates required field

^{*} indicates required field

Enrollment is correct. Name of Reseller* SHI International Corp. Signature* Printed name*

By signing below, the Reseller identified above confirms that all information provided in this

Printed title* Date*

Changing a Reseller. If Microsoft or the Reseller chooses to discontinue doing business with each other, Enrolled Affiliate must choose a replacement Reseller. If Enrolled Affiliate or the Reseller intends to terminate their relationship, the initiating party must notify Microsoft and the other party using a form provided by Microsoft at least 90 days prior to the date on which the change is to take effect.

- f. If Enrolled Affiliate requires a separate contact for any of the following, attach the Supplemental Contact Information form. Otherwise, the Notices Contact and Online Administrator remains the default.
 - (i) Additional Notices Contact
 - (ii) Software Assurance Manager
 - (iii) Subscriptions Manager
 - (iv) Customer Support Manager (CSM) contact

3. Financing.

Is a purchase under this Enrollment being financed through MS Financing? ☐ Yes, ☒ No.

4. Upfront Payment.

Does Enrolled Affiliate wish to pay upfront as allowed in the Payment terms section of this Enrollment? ☐ Yes, ☒ No.

^{*} indicates required field



Amendment to Contract Documents

Enrollment Number		004-kayleed-S-14

These amendments are entered into between the parties identified on the attached program signature form. They amend the Enrollment or Agreement identified above. All terms used but not defined in these amendments will have the same meanings provided in that Enrollment or Agreement.

Server and Cloud Enrollment Custom Terms CTM

The Enrollment is hereby amended as follows:

1. Definitions

- a "Amendment" means the Microsoft Azure Consumption Commitment between Microsoft Corp ("Microsoft") and Enrolled Affiliate's Reseller, as defined in Exhibit A below.
- b. "Coverage Period" means the period during which the terms of this Amendment are offered, unless terminated earlier pursuant to the section titled "Term and termination".
- c. "Commitment" means the total amount the Enrolled Affiliate's Reseller agrees to pay to Microsoft, inclusive of any Azure Prepayment made within the Coverage Period, under the Eligible Enrollments, for the consumption of Eligible Services and Offerings during the Coverage Period, based upon the price between Microsoft and the Enrolled Affiliate's Reseller.
- d. "Azure Prepayment" means any upfront payment made during the Coverage Period.
- e. "Eligible Enrollments" means, unless otherwise stated, the volume licensing agreements to which this Amendment will cover.
- f. "Concession" refers to any incentive or offer made by Microsoft that results in a reduction in Enrolled Affiliate's Azure spend amount.

Exhibit A

Microsoft Azure Consumption Commitment		
Coverage Period	Enrollment Effective Date throu	ugh February 28, 2023
Total Commitment (inclusive of any Azure Prepayment)	\$15,000,000	USD
Azure Prepayments	N/A	. 1.5

2. Azure Commitment to Consume

Enrolled Affiliate agrees to pay for all invoices associated with the consumption and/or purchase of Eligible Services and Offerings, as outlined in section 3, equal to or greater than the total amount indicated in Exhibit A as "Commitment" during the "Coverage Period", and under the "Eligible Enrollments".

For the purpose of calculating fulfillment, all fees associated with Eligible Services and Offerings will apply against the Commitment as their net value, based upon the price between Microsoft and the Enrolled Affiliate's Reseller, before taxes and after the Concession, if applicable. Actual price of service will be established separately between the Enrolled Affiliate and their reseller.

Enrolled Affiliates' Commitment will be measured across the Eligible Enrollments which include i) this new Server and Cloud Enrollment where the Azure commercial cloud will be used and ii) the corresponding subtenant Enrollment that is established via the terms of the M423 amendment and where the Azure government cloud will be used.

3. Eligible Services and Offerings

Unless otherwise specified, all fees incurred for Microsoft Azure Services as defined in the Microsoft Online Services Terms, Microsoft Reservations and Software Plans, and pre-identified Azure Marketplace and AppSource listing, transacted through the Commercial Marketplace, will be applied against the Commitment per section 2.

Azure Marketplace and AppSource listing will be identified by the Preferred Solutions- Azure badge icon in the Microsoft Commercial Marketplace.

Azure Support Plans, Azure User Plans, and Microsoft Commercial Marketplace listings not identified with badging indicating a "Preferred Solutions-Azure" offer do not apply towards the Commitment.

Azure Prepayments made at any time within the Coverage Period will be applied against the Commitment.

Any consumption or purchase of Eligible Services and Offerings covered by credits will not be applied against the Commitment.

4. End of Term

Upon expiration of the Coverage Period specified in Exhibit A, and in the event the full value of Commitment has not been reached by the Enrolled Affiliate, Microsoft may, at its discretion, invoice the Enrolled Affiliate's Reseller for an amount equal to Commitment minus the total amount invoiced for Eligible Services and Offerings during the Coverage Period. Enrolled Affiliate agrees to pay the invoice it receives from its Reseller resulting from the failure to meet the Commitment. For the purpose of calculating fulfillment, all fees associated with Eligible Services and Offerings will apply against the Commitment as their net value, based upon the price between Microsoft and the Enrolled Affiliate's Reseller, before taxes and after the Concession, if applicable.

Upon receiving full payment of the invoice, Microsoft will provide the full value back to you in the form of an Azure prepayment. Microsoft will apply the prepayment funds to the new enrollment, or renewed enrollment, acquired by you. The prepayment funds will be available for twelve (12) months.

5. Termination

The term of the Amendment is the specified Coverage Period in Exhibit A. Neither party will terminate the Amendment for convenience during the Coverage period, notwithstanding any termination for convenience rights associated with the Enrollment.

Microsoft may terminate this Amendment for cause upon written notice to Enrolled Affiliate if Enrolled Affiliate is found to be in violation of any terms of use as documented by Microsoft and previously agreed to by Enrolled Affiliate.

Microsoft is under no obligation to repeat the offer herein.

Reseller Acknowledgement

Name of Reseller Printed Name Printed Title

Date Purchase Order Number

Reseller Signature	 		



Non-Program Specific End-Customer Investment Funding in VL signing Amendment ID M17

The parties agree that the Enrollment is amended by adding the following new section:

To assist Customer in the productive use of Microsoft Products, including Online Services, Microsoft will provide Customer with the following consulting and product support services in an amount not to exceed the value indicated at no charge to Customer (collectively, the "No-Charge Services"):

End Customer Fund Project Id #	Description of No- Charge Services	Value	Expiration Date
CAS-79071- Q8L3H1	Cloud Service and Delivery Governance	\$487,000	6/30/2020
CAS-79071- Q8L3H1	Cloud Service and Delivery Governance	\$1,021,000	6/30/2021
	_ 4		14 C/2
12000	2 mg	La	

Customer shall be responsible for any costs for services provided that exceed the amount of the No-Charge Services. The entire amount(s) for No-Charge Services must be used by the date(s) indicated in the table above; any amount for a particular No-Charge Service that is not used by the date indicated will expire and no longer be available to Customer after that date.

To use the No-Charge Services, Customer must enter into a Statement of Services under a Microsoft Business Services Agreement or Master Services Agreement, which shall specify the service(s) for which the No-Charge Services amount will be used. The fees for the service(s) described in the Statement of Services will be based on Microsoft's then-current standard fees for such service(s). Microsoft will reduce the amount of the invoice(s) for such service(s) by up to the amount of the No-Charge Services amount.

Microsoft waives any and all entitlement to compensation from Customer for the No-Charge Services amount and the service(s) procured with such funds. Microsoft intends that the grant of No-Charge Services amount and the service(s) procured up to such amount be in compliance with applicable laws and regulations with respect to gratuitous services. It is specifically understood that all Services and Services Deliverables resulting from the No-Charge Services are for the sole benefit and use of Customer and are not provided for the personal use or benefit of any individual employee of Customer.

To be valid, Customer must communicate its acceptance of this Amendment to Microsoft no later than 2/14/20.

Server and Cloud Enrollment Multiple Azure Billing Tenants Under a Single Enrollment Amendment ID M423

1. Definitions.

a.

- **b.** "Azure Billing Tenant" means the environment established by Microsoft on its multi-tenant servers from which a customer accesses Microsoft Azure Services.
- c. "Lead Enrollment" means the Enrollment identified above.
- **d.** "Billing Tenant Enrollment" means the enrollment associated with an Azure Billing Tenant established for a Tenant Affiliate under this Amendment.
- **e.** "Tenant Administrator" means any licensed user of an Azure Billing Tenant that has its role set to "Global Administrator" in the profile settings in the Tenant User Administration page of the tenant portal.
- f. "Tenant Affiliate" means an Affiliate in Enrolled Affiliate's Enterprise that is identified in Appendix A, attached hereto.

2. The parties agree to the following Billing Tenant Enrollment Terms as follows:

- a. Tenant Affiliate Access and Enrolled Affiliate Obligations. Each Tenant Affiliate may access each Azure Billing Tenant and its corresponding Billing Tenant Enrollment identified in Appendix A. Enrolled Affiliate acknowledges and agrees that: (i) it is the sole Enrolled Affiliate; (ii) it is the sole Licensee with respect to each Billing Tenant Enrollment; and, (iii) it is solely responsible for ensuring that each of its Tenant Affiliate's comply with the terms and conditions set forth in the Lead Enrollment and any subsequent amendment hereof.
- b. Tenant Administrator User Credentials. Each Tenant Administrator must have its own, unique, login credential and shall manage each Azure Billing Tenant separately. No two Azure Billing Tenants may share one Tenant Administrator login credential or data object(s).
- **c.** Azure Monetary Commitment. Each Tenant Affiliate must purchase an Azure Monetary Commitment; however, the allocated funds for such commitment cannot be transferred between Azure Billing Tenants and Tenant Affiliates.

d. Purchasing

- (i) <u>Purchase eligibility</u>. Billing Tenant Enrollments may only be used to purchase Microsoft Azure Services and Microsoft Azure Services Plans.
- (ii) Pricing. The price for Microsoft Azure Services and Microsoft Azure Services Plans purchased under a Billing Tenant Enrollment will be based on the pricelist current as of the Billing Tenant Enrollment Effective Date. Any price adjustment to a Billing Tenant Enrollment will be applicable only to that Billing Tenant Enrollment.
- (iii) Initial Order. Each Billing Tenant Enrollment must include an initial order.
- (iv) <u>Billing Tenant Enrollment Effective Date</u>. The effective date of a Billing Tenant Enrollment will be the processing date of the initial order.
- e. Orders. Enrolled Affiliate must submit separate orders, on behalf of each Billing Tenant Enrollment. Orders shall be governed by the terms set forth in the Lead Enrollment, except as specified in this Amendment. Orders are not transferrable between Billing Tenant Enrollments. Billing Tenant

Enrollment acceptance and order reminders will be sent to the contact(s) identified on the Lead Enrollment only.

- f. Notices Contact and Online Services Manager. Each Billing Tenant Enrollment, shall have its own Notices Contact and Online Services Manager as listed in Appendix A. The Notices Contact and Online Services Manager is authorized to manage the Microsoft Azure Services obtained under the related Billing Tenant Enrollment.
- **g.** The expiration date, anniversary dates, payment dates and applicable taxes for each Billing Tenant Enrollment shall be the same as in the Lead Enrollment.



Appendix A

-		
1	Azure Billing Tenant Details	Prior Azure Billing Tenant Enrollment Number (if renewal): Azure Billing Tenant Enrollment Number (Microsoft to complete): Profile ID: Azure Gov Tenant P.O. Number: Billing Tenant Entity Name: Azure Gov Tenant
	Notices and Online Services Manager Contact Details	Contact name: First: Niel Last: Smith Contact email: soa.azuregov@alaska.gov Is this a third-party (i.e. not an Enrolled Affiliate)? YES* NO *Warning: This contact receives personally identifiable information of the Customer and its Affiliates.
	Azure Billing Tenant Details	Prior Azure Billing Tenant Enrollment Number (if renewal): Azure Billing Tenant Enrollment Number (Microsoft to complete): Profile ID: P.O. Number: Billing Tenant Entity Name:
2	Notices and Online Services Manager Contact Details	Contact name: First: Last: Contact email: Is this a third-party (i.e. not an Enrolled Affiliate)? YES* NO *Warning: This contact receives personally identifiable information of the Customer and its Affiliates.
3	Azure Billing Tenant Details	Prior Azure Billing Tenant Enrollment Number (if renewal): Azure Billing Tenant Enrollment Number (Microsoft to complete): Profile ID: P.O. Number: Billing Tenant Entity Name:

	Notices and Online Services Manager Contact Details	Contact name:
		First: Last:
		Contact email:
		Is this a third-party (i.e. not an Enrolled Affiliate)?
		YES* NO
		*Warning: This contact receives personally identifiable information of the Customer and its Affiliates.
(Francisco)	wa 2002 2 1	
4	Azure Billing Tenant Details	Prior Azure Billing Tenant Enrollment Number (if renewal): Azure Billing Tenant Enrollment Number (Microsoft to complete): Profile ID: P.O. Number: Billing Tenant Entity Name:
	Notices and Online Services Manager Contact Details	Contact name: First: Last: Contact email: Is this a third-party (i.e. not an Enrolled Affiliate)? YES* NO *Warning: This contact receives personally identifiable information of the Customer and its Affiliates.

Server and Cloud Enrollment Waive Azure Minimum Purchase Requirement Amendment ID SCE41

The parties agree that the minimum purchase requirement is waived for the current term of the Enrollment, so long as Customer meets all other requirements of the SCE. This is a one-time offer from Microsoft and Microsoft is under no obligation to waive the requirement in the future.

Product Selection Form: The Minimum Purchase Requirements section of the Product Selection Form for Azure Monetary Commitment is hereby amended as follows:

Minimum Purchase Requirements:

Product Family	Minimum Initial Order
Azure Monetary Commitment	None



Server and Cloud Enrollment Publicity Amendment ID M250

Notwithstanding anything to the contrary or in addition to any terms in the Enrollment, the parties agree that the following section shall be added to the Enrollment or Agreement:

Microsoft thanks Enrolled Affiliate for its willingness to be a reference customer. Please indicate below which activities Enrolled Affiliate would be willing to participate in, if requested. Enrolled Affiliate's agreement to participate in these activities does not obligate Microsoft to create any of them. Customer reference activity would happen at mutually agreed times with content mutually agreed by both parties, and at no cost to Enrolled Affiliate.

- Activities. Provided Microsoft is meeting its obligations under the Enrollment to Enrolled Affiliate's satisfaction, Enrolled Affiliate agrees to participate in the following activities related to its use of Microsoft products, technologies or services:
 - Microsoft Press and Social Media: Press releases, blog posts, and/or social media posts issued by Microsoft to press, media, and the general public via public relations and social media channels in order to make a newsworthy announcement relating to why Enrolled Affiliate has chosen Microsoft's technology, and the business benefits Enrolled Affiliate has realized or anticipates.
 - ☑ Enrolled Affiliate's Press and Social Media: Press releases, blog posts, and/or social media posts issued by Enrolled Affiliate to press, media and the general public via Enrolled Affiliate's PR and social media channels in order to make a newsworthy announcement relating to Enrolled Affiliate's commitment to Microsoft's technology solutions and the business benefits Enrolled Affiliate has realized or anticipates.
 - ☑ Media and Analyst Interviews: Enrolled Affiliate agrees to make executive level spokesperson (at VP level or above) available for media or influencer interviews with business reporters or analysts either in person or via phone (as mutually agreed by both parties) to drive media coverage on the topic of the reason why Enrolled Affiliate has chosen Microsoft's technology, and the business benefits Enrolled Affiliate has realized or anticipates.
 - ☑ Case Study and Story: A document/story written, video and/or video sharing Enrolled Affiliate's vision, why Enrolled Affiliate has chosen Microsoft's technology solutions, how Enrolled Affiliate is using Microsoft's technology solutions as an enabler, and the business benefits Enrolled Affiliate has realized or anticipates. Subject to reasonable notice, Enrolled Affiliate agrees to make executive level employees and/or officers (at VP level or above) available to provide interviews and/or quotes for use in such story and/or video. Microsoft may use the items above in public-facing content such as a press release, quote sheet, Microsoft blog, advertising, or marketing collateral.
 - ☑ Industry and Microsoft Events: Microsoft may invite Enrolled Affiliate to speak at and/or demonstrate technology solutions on-stage at industry and/or Microsoft events (e.g., Microsoft CEO Summit, Microsoft BUILD, Microsoft Ignite, Microsoft Envision, Microsoft Inspire) during keynotes or other event-related activities to describe how and why Enrolled Affiliate has chosen Microsoft's technology solutions and the business benefits Enrolled Affiliate has realized. Subject reasonable notice, Enrolled Affiliate agrees to make executive level employees and/or officers (at VP level or above) available to participate in such speeches and/or demonstrations.
 - ☑ Customer reference: Enrolled Affiliate speaks by telephone and (where possible) at Microsoft events with potential Microsoft customers about Enrolled Affiliate's experience using Microsoft products, technologies or services.

- 2. Terms. The following terms apply to all materials created under this Amendment ("Materials").
 - a. How. Microsoft may name Enrolled Affiliate as a Microsoft customer. Microsoft may interview, tape, videotape, and record selected Enrolled Affiliate's employees and/or contractors to gather information for creating Materials. Enrolled Affiliate agrees work with Microsoft to obtain sufficient permissions from any of its employees and/or contractors whose quotes, names, or pictures appear in the documentation, in order to grant the rights described in this Amendment.
 - b. **Trademarks**. Microsoft may display Enrolled Affiliate's name, company trademark, company logo, and other identifying information in Materials, in accordance with Enrolled Affiliate's trademark usage guidelines or as approved by Enrolled Affiliate during review of the Materials. Each party retains ownership of its respective trademarks, logos and other identifying information, with the goodwill from any use inuring to the owner's benefit.
 - c. Review and Approval. Prior to the first public release of any form of Materials, Microsoft will obtain Enrolled Affiliate's written approval of the content. Enrolled Affiliate agrees to review the content for factual accuracy and to prevent the inadvertent release of any of its Confidential Information. Enrolled Affiliate agrees to provide Microsoft with approval or comments in writing in a timely manner. Enrolled Affiliate will not withhold or delay approval unreasonably.
 - In contributing to any of the activities above, Enrolled Affiliate agrees to only make statements about their chosen Microsoft technology that reflect Enrolled Affiliate's honest beliefs, opinions, or experiences, and that Enrolled Affiliate has a reasonable basis to believe are accurate. In addition, the Microsoft customer reference team will work with Enrolled Affiliate to ensure that we disclose the nature of its affiliation with Microsoft and whether Enrolled Affiliate has received any compensation for providing the customer reference Material.
 - d. Ownership. Except for any of Enrolled Affiliate's trademarks, service marks, logos, and other identifying information contained in Materials, Microsoft will own the Materials, and grants Enrolled Affiliate a license to use and distribute the Materials for its own advertising and marketing efforts, provided that Enrolled Affiliate notifies Microsoft prior to each new use or distribution of the Materials.
 - e. **Distribution.** In addition to specific uses noted in section 1, both parties will have the right to publish, use, reference, and display the final, approved Materials, in whole or through unedited excerpts, in all forms of media now or hereafter known. This may include Microsoft's websites, events, and social media channels. The foregoing rights may be sublicensed to third parties, for example: allowing channel partners to include case studies on their websites. Both parties agree that the content of the Materials will not be altered without prior written consent from the other party. Both parties also agree to stop distributing, publicly referencing, and displaying the Materials at any time upon written request from the other party, or any involved individual.

Except for changes made by these amendments, the Enrollment or Agreement identified above remains unchanged and in full force and effect. If there is any conflict between any provision in these amendments and any provision in the Enrollment or Agreement identified above, these amendments shall control.

This Amendment must be attached to a signature form to be valid.

Microsoft Internal Use Only:

Azure CTC for AK.docx	СТМ	CTM-CTC-ENR-CTM	BD
(M17)NonPrgmAmend(End- CustomerInvestmentFundinginVLsigning)(W		M17	В
W)(ENG)(Dec2017)(IU).docx			

(M423)EnrMultiTenant(MultipleAzureBillingTe nantsUnderASingleEnrollment)(WW)(ENG)(A ug2017)(IU).docx	M423	В
(SCE41)EnrAmend(WaiveAzureMinimumPurc haseRequirement)(WW)(ENG)(Feb2018)(IU). docx	SCE41	В
(M250)EnrAmend(Publicity)(WW)(ENG)(Oct2 017)(IU).docx	M250	В





Server and Cloud Enrollment Product Selection Form

This document must be attached to a signature form to be valid.

Terms used but not defined herein will have the meaning provided in the Enrollment.

Price Levels for Server and Tools Products and Additional Products:

Instructions: Include the agreement or enrollment name and number below that qualifies the Enrolled Affiliate for the price levels indicated in this Product Selection Form.

Agreement or Enrollme	nt Name	Agreement	or Enrollment Number
None			
Server Pool Price Level	Applications Po	ool Price Level	Systems Pool Price Level
D			D

Instructions: Fill out the Product Selection Form (PSF), and the associated Customer Price Sheet (CPS) according to the table below.

Baseline Licenses at Enrollment Effective Date	Product Selection Form	Customer Price Sheet SKUs
Licenses with Software Assurance	Existing Baseline Licenses with continuous Software Assurance	SA
New Subscription Licenses	New Subscription Licenses	MSU
New Licenses	New Licenses with Software Assurance	LicSAPk

Determining the number of Licenses and SKUs

Enter the actual number of licenses in the PSF. Some SKUs (SQL and Biztalk) include more than one license. For such SKUs, divide the number of licenses on the PSF by the number of licenses included in each SKU to determine the quantity of SKUs to enter on the Customer Price Sheet.

	Pro	duct Selection Forn	n		
		Baseline Licenses			
Prod	uct selection	Existing Baseline Licenses	New Bas	eline Licenses	
Product	Server and Tools	Existing Licenses with Software Assurance	New Subscription Licenses	New Licenses with Software	
Family	Product	Assurance	Licenses	Assurance	
	SQL Server Enterprise Per Core				
SQL Server ⁽¹⁾	SQL Server Standard Per Core				
	SQL Server Standard Server				
	SQL Server CAL				
·-	BizTalk Server Enterprise Per Core	44			
BizTalk Server	BizTalk Server Standard Per Core	and the same of th			
100	BizTalk Server Branch Per Core		7 , 74		
	Visual Studio Ultimate with MSDN	N/A ⁽²⁾	N/A	N/A	
	Visual Studio Premium with MSDN	N/A ⁽²⁾	N/A	N/A	
Total Land	Visual Studio Enterprise with MSDN				
Visual Studio	Visual Studio Enterprise with GitHub Enterprise				
	Visual Studio Test Professional with MSDN				
	Azure DevOps Server CAL				

		Baseline Licenses			
Produc	t Selection	Existing Baseline Licenses	New Baseline Licenses		
		Existing Licenses with Software	New	New Licenses with	
Product Family			Subscription Licenses	Software Assurance	
Visual Studio (Continued)	MSDN Platforms				
SharePoint Server	SharePoint Server				
Azure Azure Monetary Commitment		The monetary commitment is tracked on the CPS if applicable			
	CIS Datacenter				
	CIS Standard			la re	
Core	Windows Server Datacenter	(3)	N/A	N/A	
Infrastructure Suite	System Center Datacenter	(3)	N/A	N/A	
	Windows Server Standard	(3)	N/A	N/A	
	System Center Standard	(3)	N/A	N/A	

⁽¹⁾ SQL Server Enterprise Edition Server (non-core) licenses are not required as part of the baseline, however SA renewal is available as an additional product. If customers choose not to renew SA, it cannot be attached later.

⁽²⁾ Visual Studio Premium with MSDN and Visual Studio Ultimate with MSDN Existing Baseline Licenses should be counted as Visual Studio Enterprise with MSDN Licenses.

⁽³⁾ Quantities of Windows Server and System Center Licenses with continuous Software Assurance can be combined to renew CIS SA as described in the Product Terms, or added to the CPS using the appropriate L+SA CIS w/o SKU where the quantity of each is different. For example, 100 Windows Server and 100 System Center licenses with Software Assurance can be combined as 100 CIS SA renewals (of the equivalent edition). 100 Windows Server and 50 System Center licenses with Software Assurance can be combined as 50 CIS licenses (of the equivalent edition) and 50 L&SA CIS w/o Windows Server.

⁽⁴⁾ Quantities of Windows Server and System Center without continuous Software Assurance will be added as full CIS subscriptions.

Minimum Purchase Requirements

Product Family	Minimum Initial Order
SQL Server	The quantity of SQL Per Core licenses needed for 50 cores OR 5 SQL Server editions with 250 CALs (SQL Server editions require CALs).
BizTalk Server	24 Cores of any combination of Biztalk Server Editions. The SQL Server product family must be selected in the above table.
Visual Studio	20 Licenses of any combination of: Visual Studio Enterprise with MSDN, Visual Studio Enterprise with GitHub Enterprise and MSDN Platforms. A Baseline License is required for each user of any software licensed through MSDN subscription. Use of MSDN Software includes, but is not limited to, developing and testing programs using the software as well as installing, configuring and managing the software. Examples of users include (but are not limited to): developers, testers, and other IT employees interacting with application development infrastructure.
SharePoint Server	5 Servers. The SQL Server product family must be selected in the above table.
Core Infrastructure Suites	All licensed Windows Server deployments must be licensed with an appropriate Core Infrastructure Suite SKU. Minimum order is 400 Core Licenses for Core Infrastructure Server Suites Standard or Datacenter (either edition or any combination of both).
Azure Monetary	For commercial customers in Argentina, Australia, Austria, Belgium, Canada, Chile, Denmark, Finland, France, Germany, Greece, Iceland, Ireland, Jamaica, Italy, Lichtenstein, Luxemburg, Netherlands, Norway, Portugal, Puerto Rico, South Africa, Spain, Sweden, Switzerland, Trinidad & Tobago, U.K., U.S., and Uruguay, Azure Monetary Commitment is no longer allowed to be purchased as the only Server and Tools Product.
Commitment	Otherwise, if Azure Monetary Commitment is the only Server and Tools Product selected and the Enrollment is versioned 2016 or later, the Minimum Initial Order for Monetary Commitment is 10 Monetary Commitment units per month.
	If Azure Monetary Commitment is not the only Server and Tools Product selected, the Minimum Initial Order for Monetary Commitment is 1 Monetary Commitment unit per month.