EXHIBIT C End User Agreement Diverse Computing, Inc. For Fiscal Years 2018-2019 through 2022-2023

THIS USER LICENSE AGREEMENT (ARREMENT) CONSTITUTIES A LEGAL AGREEMENT RETURN FOR AND PROTESS. COMPRISE, CO

Section 1 -- License Grant: Your Agency has entered into a Software License and Maintenance Agreement with DCI for the Secretary of the Multiple I see Software I sealized Software and other software ("Software License and Maintenance Agreement"). Your use of the Licensed Technology is strictly subject to the terms and conditions of the Software License and Maintenance Agreement in addition to this Agreement. Your use of the Licensed Technology is either pursuant to a Single User License Grant or a Multiple-Users License Grunt os applicable. Subject to the terms and conditions of the Software License and Maintenance Agreement and this Agreement, under a Single User License Grant if applicable, DCI and its suppliers grant to you a non-exclusive and non-transferable license to access and use for the License Term the Documentation and to use the Licensed Technology in object code form only solely on a single central processing unit owned or leased by Agency or otherwise embedded in contract nowided by DCI solely via the Password if any and solely for the numous of the Named User and/or Find User, as annicable, as intended under this Agreement. Subject to the terms and conditions of the Software License and Maintenance Agreement and this Agreement, under a Multiple-Users License Grant if applicable, DCl and its suppliers grant to you a non-exclusive and nonremajorable license to access and use for the License Term the Dacumentation and to use the annicable Licensed Technology in object code form only. (i) installed in a single location on a hard disk or other storage device; or (ii) provided the Licensed Technology is configured for network use, installed on a single file server for use on a single local area network for either (but not both) of the following purposes: (a) permanent installation onto a hard disk or other storage device or (b) use of the Licensed Technology over such network. You ("User") may only use the programs contained in the Licensed Technology; (i) for which Agency has paid a fee (or in the case of an evaluation conv. those programs Agency is authorized to evaluate): (ii) for which User has received a Proprietary Information authorization key ("PAK"); (iii) solely for the User purposes intended under this Agreement; (iv) and solely via the Password, if any. This license may not be sublicensed. The term "Licensed Technology" shall mean the applicable Licensed Technology as defined in the Software License and Maintenance Agreement and all updates, upgrades, and revisions, as made available to you by DCI under the Agreement. The term "Documentation" shall mean that certain software user's quide as provided by DCI to your Agency under the Software License and Maintenance Agreement

Section 2—Passement/Access: You may receive a password or passwords assigned to you for purposes of enabling you to access the Licensed Technology Plassword Justing the term of this Agreement, You hereby accept repossibility for, and shall be liable for, all access to the Licensed Technology is connection with the Password. You shall be readly maintenance of the Password and you shall not assign to what the password and you shall not assign the Password. Any such assignment shall be void.

Section 3 — Protection of Information: The Product is deemed confidential information and contains trade secrets and/or copyrighted materials. You shall hold such Product is strict confidence. You shall not disclose the Product to any third parties, You shall prevent unsumborized accessor one see of the Product. You shall prevent entenounths security assessments protected the Product. You shall prevent entenounths security assessments protected the Product. You shall prevent entenounths security between the Product as provided to you by DCI or the Agency. This section shall service termination of his Agreement.

Section 4 - Intellectual Property Rights: You hereby agree that the Product, including without limitation and any and all derivative works whether or not authorized, shall be the sole and exclassive property of DCI and DCI shall own all rights, title and interests to the Product. This section shall survive termination of this Agreement.

Sizini 5.2—Publishies: View agent that you shall note (ii) deplicate the Product; (ii) decomple, decopy, disseases which or of devises recreas capitation or attempt to reconstant or demonstrate and product in demonstrate of the Licensel Technology (or any portion thereof) by any means whatever; (iii) remove any Product identification, copyright, or other such notice; (iv) supposed, leave, fined, note for transluring or consociations; or benefit or otherwise allow this partie to use or benefit (iii) the Product; (iii) supposed to the product in demonstrate or otherwise allow this partie to be not benefit (iii) the Product; (iii) supposed to produce or allowed to the partie of the Licensel Technology; (ii) supposed to Product or callows the Product in Color (iv) (iii) quiet and Product or callows the Product in Color (iii) quiet and Product or callows the Product in Color (iv) (iii) quiet and Product or callows the Product in Color (iv) (iii) quiet and Product or callows the Product in Color (iv) (iii) quiet and Product or callows the Product in Color (iv) (iii) quiet and Product or callows the Product in Color (iii) quiet and Product in Color (iii) and Product in Color (iiii) and Product in Color (iiii) and Product in Color (iiii) and Product i

SECTION 6 -- DISCLAIMER: THE LICENSED TECHNOLOGY IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION) ANY AND ALL IMPLIED WARRANTES OF THINESS FOR A PARTICULAR PURPOSE AND IMPLIED WARRANTIES OF MERCHANTABILITY, DISC.

SUPPLIERS HEREBY DISCLAIM AND YOU HEREBY WARVE ALL WARRANTIES, EXPRESS OR IMPLIED INCLUDING (WITHOUT LIMITATION) ANY AND ALL IMPLIED WARRANTIES OF (I) FITNESS FOR A PARTICULAR PURPOSE: (II) MERCHANTABILITY: (III) USAGE OF TRADE. COURSE OF DEALING OR COURSE OF PERFORMANCE: (IV) NON-INTERFERENCE: (V) SYSTEMS INTEGRATION: (VI) ACCURACY OF INFORMATIONAL CONTENT: AND (VID TITLE AND NON-INFRINGEMENT, DCI AND ITS SUPPLIERS ARE NOT THE AUTHOR OF THE DATA. YOU HEREBY ACKNOWLEDGES AND AGREE THAT USE OF THE LICENSED TECHNOLOGY SHALL BE AT YOUR SOLE AND EXCLUSIVE RISK. DCI AND ITS SUPPLIERS SHALL NOT BE LIABLE UNDER ANY CIRCUMSTANCES FOR LOSS OR DAMAGE CAUSED BY YOUR RELIANCE ON THE DATA OR LICENSED TECHNOLOGY. DCI AND ITS SUPPLIERS SHALL NOT BE LIABLE UNDER ANY CIRCUMSTANCES FOR HARM OR DAMAGES RESULTING FROM OR ARISING OUT OF YOUR INABILITY TO USE THE LICENSED TECHNOLOGY. DCI AND ITS SUPPLIERS NEITHER EXPLICITLY NOR IMPLICITLY, WARRANTIGUARANTEE THAT THE PRODUCT IS ERROR-FREE. IN NO EVENT WILL DCI OR ITS SUPPLIERS BE LIABLE FOR ANY LOST REVENUE, PROFIT, OR DATA, OR FOR SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL, OR PUNITIVE DAMAGES HOWEVER CAUSED AND REGARDLESS OF THE THEORY OF LIABILITY ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE EVEN IF DCI OR ITS SUPPLIERS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME STATES DO NOT ALLOW LIMITATION OR EXCLUSION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES

Section 7 — Agreement, Termination: This Agreement is effective until terminated ("License Term"). Your rights to the Product will terminate immediately without motic from DCI (5) you fail to materially comply with this Agreement or the Fobbrane License and Maintenance Agreement. Upon termination of the Agreement or the Fobbrane License and Maintenance Agreement. Upon termination of the Agreement or the Software License and Maintenance Agreement, DCI shall have the right to immediately disable or deay the Passwords) and comes your access to the Product.

Sixtion E. Restricted Rights: The Licensed Technology is provided to non-DOO agencies with RESTRICTED RIGHTS and its supporting documentations is provided with MINITER PRIGHTS. to, deplication, or dichease by the Government is subject to the restrictions as set forth in subpranging by "C of the Commercial Computer Software - Restricted Rights clause at FAR \$2.227.

In Index cert the safe is to a DOO agence, by government's pitches in ordinary. Supporting documentation, and relative all supports are provided with a restriction of the support of the support