

EC-Council

1. PURPOSE

1.1 International Council of E-Commerce Consultants ("EC-COUNCIL") distributes, licenses, and promotes e-Business and Security certification programs. To provide appropriate support for its programs, EC-COUNCIL has created the following credentials below whereby individuals may become certified subject to submitting this Agreement.

CEP - Certified e-Business Professional

CEH - Certified Ethical Hacker

CHFI - Computer Hacking Forensic Investigator

CNDA - Certified Network Defense Architect

SCUS

Security5

Wireless5

Network5

ECSA - EC-Council Certified Security Analyst

ECSS - EC-Council Certified Security Specialist

LPT - Licensed Penetration Tester

MSS - Master of Security Science

CEI - Certified EC-Council Instructor

ENSA - EC-Council Network Security Administrator

ECSP - EC-Council Certified Secure Programmer

CSAD - Certified Secure Application Developer

ECVP - EC-Council Certified Voice over IP Professional.

1.2 Through passing certification exams, successful participants in these programs may become authorized to provide corresponding services and to use the EC-COUNCIL Marks pertaining to the certification program(s) that the participant has completed. Individuals may participate in one or more of these certification programs. Successful completion of one certification program allows the participant make claims regarding certification only with respect to the scope for which certification has been granted and does not entitle participant to use the Marks or provide the services pertaining to any other program.

2. DEFINITIONS

- 2.1 Program means one of the certification programs offered by EC-COUNCIL under this EC-COUNCIL Candidate Application Agreement ("Agreement"). Each Program includes a formally documented process whereby individuals may demonstrate competence relating to infrastructure software and one or more EC-COUNCIL products. The Programs include the CEP, CEH, CHFI, CNDA, Security5, Wireless5, Network5, ECSA, ECSS, LPT, MSS, CEI, ENSA, ECSP, ECVP and CSAD.
- 2.2 **MARKS** means, as the case may be, the EC-COUNCIL marks and logos, and the certification and Program marks and logos.

3. CERTIFICATION

Your Program certification is based on Your successful completion of the required testing and Your compliance with the requirements described in the current corresponding Program brochure. You acknowledge that EC-COUNCIL has the right to change at any time the requirements for obtaining any Program certification. NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, EC-COUNCIL HAS THE RIGHT NOT TO GRANT YOUR CERTIFICATION IF EC-COUNCIL DETERMINES IN GOOD FAITH THAT YOUR CERTIFICATION OR USE OF THE CORRESPONDING MARKS WILL ADVERSELY AFFECT EC-COUNCIL.

4. TRANSFER OF CERTIFICATION

In the event that You have attained Your certification, You will retain Your certification status if You leave Your current employment and/or begin working with a new organization. However, You may not transfer Your certification to another person.

5. YOUR OBLIGATIONS

5.1 You must adhere to the following EC-Council Policies:

- Code of Ethics (https://cert.eccouncil.org/code-of-ethics.html)
- Certification Exam Policy (https://cert.eccouncil.org/certification-exam-policy.html)
- Exam Retake Policy (https://cert.eccouncil.org/ec-council-exam-retake-policy.html)
- Exam Extension Policy (https://cert.eccouncil.org/exam-extension-policy.html)
- Exam Voucher Policy (https://cert.eccouncil.org/exam-voucher-policy.html)
- 5.2 You must accept the terms stated under EC-Council Non-Disclosure Agreement. (url: http://cert.eccouncil.org/images/doc/Non-Disclosure-Agreement-v1.0-15112011.pdf)
- 5.3 Should Your application be approved, You would be furnished with a Candidate Certification Agreement which You need to agree with in order to become a candidate of a program certification examination.

6. TERM AND TERMINATION

- 6.1 Term. This Agreement will begin on the date You receive written notice from EC-COUNCIL that You have met all the requirements necessary to sit for a particular certification examination and will terminate as provided in this Agreement. THIS AGREEMENT WILL NOT TAKE EFFECT UNTIL EC-COUNCIL HAS NOTI-FIED You IN WRITING THAT ALL PROGRAM REQUIREMENTS HAVE BEEN MET, INCLUDING Your ACCEPT-ANCE OF THE TERMS OF THIS AGREEMENT.
- 6.2 **Termination by EC-COUNCIL.** Without prejudice to any rights it may have under this Agreement or in law, equity, or otherwise, EC-COUNCIL may terminate this Agreement upon the occurrence of any one or more of the following events (each a "Default"):
 - 6.2.1 If You fail to perform any of Your obligations under this Agreement;
 - 6.2.2 If You engage in any unlawful activities or have previous conviction(s) of unlawful activity.
 - 6.2.3 In the event of a Default, EC-COUNCIL may immediately terminate this Agreement with no period for correction and without further notice.
- 6.3 **Effect of Termination.** Upon termination of this Agreement for any reason, You must immediately cease all display, advertising, and other use of the MARKS and will return any and everything that bears EC-COUNCIL. Marks. Upon termination, all rights granted under this Agreement will immediately and automatically revert to EC-COUNCIL.

7. OWNERSHIP

No title to or ownership of the MARKS that may be provided to You pursuant to this Agreement is transferred to You. EC-COUNCIL owns and retains all title and ownership of all intellectual property rights in the products, documentation, and related materials. EC-COUNCIL does not transfer any portion of such title and ownership, or any of the associated goodwill to You, and this Agreement should not be construed to grant You any right or license, whether by implication, estoppel, or otherwise, except as expressly provided. You agree to be bound by and observe the proprietary nature of the products acquired by reason of Your certification under this Agreement.

8. RESERVATION OF RIGHTS AND GOOD WILL IN EC-Council

EC-COUNCIL retains all rights not expressly conveyed to You by this Agreement. You recognize the value of the publicity and goodwill associated with the MARKS and acknowledge that the goodwill will exclusively inure to the benefit of, and belong to, EC-COUNCIL. You have no rights of any kind whatsoever with respect to the MARKS licensed under this Agreement.

9. NO REGISTRATION BY YOU

You agree not to file any new trademark, collective mark, service mark, certification mark, and/or trade name application(s), in any class and in any country, for any trademark, collective mark, service mark, certification mark, and/or trade name that, in EC-COUNCIL's opinion, is the same as, similar to, or that contains, in whole or in part, any or all of EC-COUNCIL's trade names, trademarks, collective marks, service marks, and/or certification marks, including, without limitation, the MARKS licensed under this Agreement. You agree not to register or use as Your own any internet domain name which contains EC-COUNCIL's MARKS or other trademarks in whole or in part or any other name which is confusingly similar thereto. This section will survive the expiration or other termination of this Agreement.

10. PROTECTION OF RIGHTS

You agree to assist EC-COUNCIL, to the extent reasonably necessary and at EC-COUNCIL's expense, to protect or to obtain protection for any of EC-COUNCIL's rights to the MARKS. In addition, if at any time EC-COUNCIL requests that You discontinue using the MARKS and/or substitute using a new or different mark, You will immediately cease use of the MARKS and cooperate fully with EC-COUNCIL to ensure all legal obligations have been met with regards to use of the MARKS.

11. INDEMNIFICATION BY YOU

You agree to indemnify and hold EC-COUNCIL harmless against any loss, liability, damage, cost or expense (including reasonable legal fees) arising out of any claims or suits made against EC-COUNCIL by reason of Your performance or non-performance under this Agreement. In the event EC-COUNCIL seeks indemnification under this Section, EC-COUNCIL will immediately notify You in writing of any claim or proceeding brought against it for which it seeks indemnification under this Agreement. In no event may You enter into any third party agreements that would in any manner whatsoever affect the rights of, or bind, EC-COUNCIL in any manner, without the prior written consent of EC-COUNCIL.

12. LIMITATION OF LIABILITY

IN NO EVENT WILL EC-COUNCIL BE LIABLE TO YOU FOR ANY SPECIAL, INDIRECT, CONSEQUENTIAL PUNITIVE, EXEMPLARY OR ANY SIMILAR TYPE OF DAMAGES ARISING OUT OF OR IN ANY WAY RELATED TO THIS AGREEMENT.

13. GENERAL PROVISIONS

- 13.1 Governing Law and Venue. This Agreement will in all respects be governed by the law of the State of New Mexico, excluding its conflicts of laws provisions, and venue of any actions will be proper either in the courts of the State of New Mexico of the United States of America or in the country of EC-COUNCIL's residence, if other than the United States.
- 13.2 **Non-Waiver.** No waiver of any right or remedy on one occasion by either party will be deemed a waiver of such right or remedy on any other occasion.
- 13.3 **Assignment.** Neither this Agreement nor any of Your rights or obligations arising under this Agreement may be assigned without EC-COUNCIL's prior written consent. This Agreement is freely assignable by EC-COUNCIL, and will be for the benefit of EC-COUNCIL's successors and assigns.

- 13.4 **Independent Contractors.** You acknowledge that You and EC-COUNCIL are independent contractors and You agree that You will not represent Yourself as, an employee, agent, or legal representative of EC-COUNCIL.
- 13.5 **Compliance with Laws.** You agree to comply, at Your own expense, with all statutes, regulations, rules, ordinances, and orders of any governmental body, department, or agency that apply to or result from Your rights and obligations under this agreement.
- 13.6 **Modifications.** Any modifications to the typewritten face of this Agreement will render it null and void. This Agreement will not be supplemented or modified by any course of dealing or usage of trade. Any modifications to this Agreement must be in writing and signed by both parties.
- 13.7 **Revision of terms.** EC-COUNCIL reserves the right to revise the terms of this Agreement from time to time. In the event of a revision, Your signing or otherwise manifesting assent to a new agreement may be a condition of continued certification.

14. CONFIDENTIALITY

- 14.1 EC-COUNCIL may, from time to time provide information to You which it considers to be confidential shall, if tangible, be marked as such or, if communicated orally, designated at the time and promptly confirmed in writing as such. Information that is so marked or designated and confirmed, and the Licensed Software regardless of form or designation, shall be "Confidential Information" under this Agreement.
- 14.2 Confidential Information shall be held in trust and used only as necessary for the performance of this Agreement. Confidential Information shall be treated with the same degree of care to avoid disclosure to third parties as is used with respect to the Your own Confidential Information, but not less than a reasonable degree of care.
- 14.3 Confidential Information shall be disclosed only to those employees or agents of a party who have a need to know such information and are under binding obligation of confidentiality with respect to any such information received. Confidential Information shall not be disclosed by You to any other third party without the prior written consent of EC-COUNCIL. You agree to defend, indemnify and save EC-COUNCIL harmless from and against any and all damages, including reasonable attorney's fees, sustained as a result of the unauthorized use or disclosure of the other party's Confidential Information.
 - 14.3.1 Your obligation of confidentiality hereunder shall terminate when You can establish that the Confidential Information (a) at the time of its disclosure was known by You; (b) is already in the public domain or becomes generally known or published without breach of this Agreement; (c) is lawfully disclosed by a third party free to disclose such information; (d) is subsequently independently developed by You without reference to or use of the Confidential Information; or (d) is legally required to be disclosed provided that You promptly notify EC-COUNCIL so as to permit such EC-COUNCIL to appear and object to the disclosure and further provided that such disclosure shall not change or diminish the confidential and/or proprietary status of the Confidential Information.
 - 14.3.2 You further agree that, except as otherwise stated in this Agreement, You will not use the name of EC-COUNCIL either expressed or implied in any of its advertising or sales promotional material.

Prior to attempting an EC-Council exam, candidates are required to agree to EC-Council Candidate Application Agreement terms. Candidates should not attempt the exam unless they have read, understood and accepted the terms and conditions in full. By attempting the exam, the candidates signify the acceptance of the EC-Council Candidate Application Agreement terms. In the event that the candidate does not accept the terms of the agreement, he/she is not authorized by EC-Council to attempt any of its certification exams.