INFORMATION TECHNOLOGY

INFORMATION SHARING AND ANALYSIS CENTER, INC.

MEMBERSHIP AGREEMENT

This Membership Agreement ("Agreement") is effective this _____ day of _____, ____ [to be completed by IT-ISAC] ("Effective Date") by and between ______, a _____, a _____, a _____, and Information Technology Information Sharing and Analysis Center, Inc., a Virginia nonstock corporation ("IT-ISAC"). Numerous entities in the United States information technology industry are or will become members of IT-ISAC ("Members") by being accepted for membership by the IT-ISAC Board of Directors and by entering into this Membership Agreement with IT-ISAC. IT-ISAC may be operated, from time to time, by a third party operator ("Operator") pursuant to a service agreement between IT-ISAC and such third party.

- Support of IT-ISAC Purposes and Objectives. While a member of IT-ISAC, Member:

 (a) agrees to support the purposes and objectives of IT-ISAC, as stated in the IT-ISAC
 Articles of Incorporation and Bylaws; (b) agrees to participate in good faith in IT-ISAC pursuant to the terms hereof and subject to IT-ISAC's Articles of Incorporation, Bylaws, and Operating Rules, if any (as may be amended from time to time); and (c) acknowledges that it has received a copy of, has reviewed, and is familiar with such Articles of Incorporation, Bylaws, and Operating Rules, if any, which are incorporated herein by reference.
- 2. <u>Enrollment Process.</u> To become a member of IT-ISAC, an applicant must first satisfy the membership criteria specified in Exhibit A, as such criteria may be amended from time to time by IT-ISAC. Applicant must complete the Application Form attached hereto as Exhibit B and submit to IT-ISAC the completed Application Form and a duplicate of this Agreement signed by an authorized representative of applicant. Applicant must respond promptly to any reasonable requests for non-confidential information from IT-ISAC deemed necessary by IT-ISAC in order to process applicant's membership request. IT-ISAC shall have the sole discretion to determine whether applicant satisfies IT-ISAC membership criteria. If applicant is accepted for membership, IT-ISAC will countersign this Agreement and notify applicant of its acceptance.
- 3. <u>Dues and Costs.</u> IT-ISAC membership dues ("Dues") are based on the level of Tiered Membership selected by the Applicant and Approved by the Board. The Membership levels in order are: Foundation Gold, Premium Silver, Participant Bronze, with the dues running annually from the date of Membership (see Exhibit B for the current Board approved dues structure). IT-ISAC, in its sole discretion, may increase or decrease Dues at any time; <u>provided, however</u>, any such Dues changes shall not apply retroactively and shall not affect Member during the remaining period of its then-current twelve (12) month membership term. Member shall pay its first year's Dues to IT-ISAC in full within thirty (30) days after the Effective Date, and its Dues for all subsequent years in full on or before the Anniversary date of each year. At anytime during a Membership year the Member may increase their level and pay prorated dues for the new level. The first year's Dues shall begin upon Approval from the Board of Directors or the Executive Committee. If IT-ISAC does not receive Member's dues within thirty (30) days of the due date, Member shall be suspended and shall not be

entitled to enjoy any of the rights or privileges of membership until IT-ISAC has received Member's dues, paid in full. Dues are exclusive of taxes or fees, if any, imposed by any governmental entity related to Member's participation in IT-ISAC. Such taxes or fees shall be Member's sole responsibility, except for taxes or fees related to the net income of IT-ISAC or Operator, or their respective employment of personnel. Additional costs associated with Member's secure communications with IT-ISAC shall be borne exclusively by Member.

- 4. <u>Member Representative.</u> Member designates as its representative the individual listed on Exhibit B, who shall have the full authority to represent Member in all matters involving IT-ISAC proceedings, including service on the IT-ISAC Board of Directors, if so elected. Member shall notify IT-ISAC in writing of any change of such designation. For the Foundation Levels the Member is requested to also have a technical representative to interface with and participate
- 5. <u>Term</u>. The term of this Agreement shall commence as of the date of Board approval of the application and shall continue thereafter for a twelve (12) month period, unless terminated earlier as provided herein. The term of this Agreement will automatically renew for successive twelve (12) month periods on the date of Board approval of the membership application, unless either party gives notice of its intent not to renew at least thirty (30) days prior to the expiration of the then-current term.
- 6. <u>Termination by Member for Convenience.</u> Member, in its sole discretion, may at any time terminate this Agreement for convenience; such termination shall be effective upon receipt by IT-ISAC of written notice of such termination. Such termination shall not excuse Member from paying any remainder of its Dues for its current membership term and shall not entitle Member to a refund of any prepaid Dues.
- 7. <u>Termination for Cause.</u> As set forth in the Bylaws, IT-ISAC may terminate this Agreement for material breach by Member; such termination shall be effective upon fulfillment of the procedures set forth in the Bylaws for termination of Membership. Member may terminate this Agreement for material breach by IT-ISAC; such termination shall be effective upon receipt of written notice of breach by IT-ISAC, provided that, for material breaches that are capable of cure, IT-ISAC shall be permitted sixty (60) days to cure after receiving written notice describing such breach.
- 8. <u>Other Termination.</u> This Agreement shall terminate upon receipt of written notice (i) as set forth in the Bylaws, if Member is no longer a member in good standing of IT-ISAC, as determined by the IT-ISAC Board of Directors in its sole discretion; (ii) as set forth in the Bylaws, if Member no longer satisfies all of the criteria for membership in IT-ISAC, as determined by the IT-ISAC Board of Directors in its sole discretion; (iii) if Member or IT-ISAC is dissolved or liquidated; or (iv) if either party files or has filed against it a petition in bankruptcy that it is not contesting in good faith, has a receiver appointed to handle its assets or affairs and it is not contesting such appointment in good faith, or makes or attempts to make an assignment for the benefit of creditors.
- 9. <u>Attribution.</u> Member shall designate at the time of disclosure its Member Information as "Attributable" or "Anonymous." If not so designated by the Member, Member Information shall be deemed to be designated Anonymous. Member shall use reasonable efforts to remove any source identification information in any Member Information it submits to IT-ISAC with the designation of Anonymous, and IT-ISAC shall use reasonable efforts after receiving such Member Information to ensure that no source identification information remains. In any disclosure of Member Information by IT-ISAC, IT-ISAC (a) shall attribute the source of Member Information designated as Attributable, and (b) shall not attribute the source of the Member Information designated as Anonymous.
- 10. <u>IT-ISAC Information.</u> IT-ISAC Information that IT-ISAC does not wish to become public shall be

marked or otherwise identified by IT-ISAC as "IT-ISAC Confidential Information (OC)." IT-ISAC Information that is not so marked or otherwise identified shall be deemed non-confidential and available to the Public.

- 11. <u>Member Information / IT-ISAC Information</u>. IT-ISAC desires that members voluntarily submit information to IT-ISAC on electronic incidents, threats, attacks, vulnerabilities, solutions, countermeasures, protective actions, and best security practices ("Member Information"). Member shall designate any Member Information provided by it in accordance with Section 9 and Sections 10, 11, or 12.Subject to Section 16, IT-ISAC may make such information available to Members ("IT-ISAC Information"). IT-ISAC shall designate IT-ISAC Information in accordance with Section 14. In this Agreement, "Information" shall be used generically to refer to all of the defined types of information. "Owner" shall refer to Member and/or IT-ISAC, as the context requires.
- 12. <u>Member Confidential Information.</u> (MC) Member Information that Member does not wish to become public shall be marked or otherwise identified by Member as "Member Confidential Information" at the time of disclosure to IT-ISAC. IT-ISAC shall disclose Member Confidential Information for use by Members only, as outlined in Sections 17, 18, and 19.
- 13. <u>Member Confidential Information—IT-ISAC Trending & Analysis Only.</u> (TA) Member Information that Member does not wish to become public, does not wish to be distributed to the general membership in its raw form, and wishes that IT-ISAC use only for trending or analysis purposes shall be identified by Member as "Member Confidential Information—IT-ISAC Trending & Analysis Only".
- 14. <u>Non-Confidential Member Information.</u> (MI) Member Information that is not marked or otherwise identified as provided in Sections 11 or 12 shall be deemed non-confidential. IT-ISAC strongly encourages Member to designate as much Member Information as possible as non-confidential.
- 15. <u>Non-Member Confidential Information.</u> (NMCI) From time to time, other information sharing and analysis centers, computer emergency response teams, and government computer incident response centers may voluntarily contribute information to IT-ISAC on electronic incidents, threats, attacks, vulnerabilities, solutions, countermeasures, protective actions, and best security practices, with the intent that this information not become public. Such information shall be marked or otherwise identified as "Non-Member Confidential Information" at the time of disclosure to IT-ISAC. IT-ISAC shall disclose Non-Member Confidential Information for use by Members only, as outlined in Sections 18 and 19.
- 16. <u>Disclosure</u>. Member Information and IT-ISAC Information subject to a restrictive marking should only be disclosed in (i) writing, (ii) visual presentations or (iii) in other tangible form including on magnetic or optical media. Oral disclosures of confidential Information are discouraged. In the event that such oral disclosures occur, the party making the disclosure must: (a) designate the applicable category of confidentiality, based on the categories above, at the time of disclosure; and (b) document the disclosure in a properly marked document to the other party within 10 business days after the disclosure. If such oral disclosure is not followed up by such designation and documentation, the disclosure shall be deemed non-confidential.

Unless required otherwise by applicable statute, regulation, common law, consent decree, executive order, governmental directive, governmental security classification, court order, or other law, IT-ISAC shall make IT-ISAC Information and Member Information (except "Member Confidential Information – IT-ISAC Trending & Analysis Only") available to all IT-ISAC members on a non-discriminatory basis; provided that IT-ISAC shall be permitted to selectively withhold or delay disclosing certain IT-ISAC Information or Member Information to one or more IT-ISAC members if

IT-ISAC, in its reasonable discretion, determines that such disclosure may cause substantial harm to persons, property, or the information technology infrastructure. Member agrees that IT-ISAC and its Board of Directors shall have no liability for IT-ISAC's exercise of its discretion or failure to exercise the discretion provided in this Section 17.

- 17. <u>Protection.</u> For Confidential Information, for two (2) years after the date of receipt, Member or IT-ISAC will use: (i) the same care and discretion to avoid disclosure of such Information as the Member or IT-ISAC uses with its own similar information that it does not wish to disclose, but, in any event, no less than a reasonable degree of care; and (ii) such Information for any lawful purpose in accordance with restrictive markings provided for herein. Notwithstanding the foregoing, Member shall be permitted to make disclosures of Confidential Information it receives subject to a restrictive marking to its customers, suppliers, and business partners as Member deems appropriate; provided that, in all such disclosures, Member shall require the recipient to sign a confidentiality agreement with terms at least as restrictive as contained herein. Member shall not repackage all or substantially all of the IT-ISAC Information into a new commercial service offering.
- 18. **Exceptions.** Member may disclose Confidential Information subject to a restrictive marking to: (i) its employees and employees of entities controlling, controlled by or under common control with the Member and which have a need to know; (ii) any other party with the Owner's prior written consent. Before disclosure to any of the above parties, Member must have an appropriate written agreement with such party sufficient to require that party to treat Confidential Information disclosed to them in accordance with this Agreement; and iii) other members of IT-ISAC (except for selected IT-ISAC Information that IT-ISAC may expressly require not be disclosed to one or more members pursuant to the second paragraph of Section 16). Member or IT-ISAC may disclose Confidential Information to the extent required by law, but must give the Owner reasonable prior notice to allow the Owner a reasonable opportunity to obtain a protective order. No obligation under this Agreement will apply to Information that is: i) already rightfully in Member's possession at the time it is received or thereafter is rightfully received by Member without a nondisclosure obligation; ii) developed independently by Member; iii) publicly available when received, or thereafter becomes publicly available through no fault of the Member; or (iv) disclosed by the Owner to a third party without a non-disclosure obligation.
- 19. <u>No Other Licenses / Restrictions.</u> Except as otherwise specifically provided herein or in the Articles of Incorporation, Bylaws or the Operating Rules, neither this Agreement, nor any disclosure of Information hereunder, in any way: (i) grants to any other Member or IT-ISAC any right or license under any copyright, patent, mask work or trademark now or hereafter owned or controlled by the disclosing Member or IT-ISAC; (ii) obligates any Member or IT-ISAC to disclose or receive any Information, perform any work, enter into any license, business engagement or other agreement; (iii) limits any Member from developing, manufacturing or marketing products or services that may be competitive with those of any other Member or IT-ISAC; (iv) limits any Member or IT-ISAC from assigning or reassigning its employees in any way; (v) creates any joint relationship or authorizes any Member or IT-ISAC to act or to speak on behalf of any other Member or IT-ISAC; or (vi) limits any Member or IT-ISAC from entering into any business relationship with any entity.
- 20. <u>Disclaimer of Warranties.</u> ALL INFORMATION, SERVICES, GOODS, AND SOFTWARE, IF ANY, PROVIDED BY ANY MEMBER UNDER ITS MEMBERSHIP AGREEMENT TO ANY OTHER MEMBER OR MEMBERS, DIRECTLY OR THROUGH IT-ISAC, OR TO IT-ISAC, OR BY IT-ISAC TO MEMBER, IS PROVIDED SOLELY ON AN "AS-IS" BASIS, WITHOUT WARRANTY OF ANY KIND, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINTERFERENCE AND NON-INFRINGEMENT.

- 21. Limitation of Liability. IN NO EVENT SHALL EITHER PARTY BE LIABLE FOR INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS) EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL EITHER PARTY'S LIABILITY TO THE OTHER, WHETHER IN CONTRACT, TORT, OR OTHERWISE FOR ANY DIRECT LOSS, DAMAGE, INJURY, COST OR EXPENSE, HOWEVER ARISING, AND OF WHATEVER NATURE EXCEED THE AGGREGATE AMOUNT OF DUES PAID (OR DUE IF NOT PAID) BY MEMBER IN THE TWELVE (12) MONTHS PRIOR TO THE ACCRUAL OF THE CLAIM; PROVIDED HOWEVER, FOR A CLAIM OF BREACH OF CONFIDENTIALITY, NEITHER PARTY'S LIABILITY TO THE OTHER, WHETHER IN CONTRACT, TORT, OR OTHERWISE FOR ANY DIRECT LOSS, DAMAGE, INJURY, COST OR EXPENSE, HOWEVER ARISING, AND OF WHATEVER NATURE SHALL EXCEED THE AGGREGATE OF TWO (2) TIMES THE AMOUNT OF DUES PAID (OR DUE IF NOT PAID) BY MEMBER IN THE TWELVE (12) MONTHS PRIOR TO THE ACCRUAL OF THE CLAIM.
- 22. <u>Publicity and Promotion</u>. Only IT-ISAC may issue press releases related to IT-ISAC, provided, however, IT-ISAC may issue a press release or other publicity that identifies Member only upon first receiving Member's prior written consent. Notwithstanding anything to the contrary herein, with respect to IT-ISAC, IT-ISAC activities, IT-ISAC Information, or Member Information, Member shall not use another IT-ISAC member's name in any publicity or make any representations on behalf of another IT-ISAC member without that member's prior written consent in each instance. Member may only issue press releases related to IT-ISAC upon receiving the Board of Directors' prior consent, such consent to be granted in the Board's sole discretion, provided, however, Member may issue a press release or other publicity to indicate membership in IT-ISAC without the consent of the Board of Directors, after the Board's acceptance and execution of this Membership Agreement.
- **23.** <u>**Compliance with Laws.**</u> Each party shall use reasonable efforts to comply with laws of all applicable jurisdictions, insofar as they relate to performance under this Agreement.
- 24. <u>Assignment</u>. Member may not assign this Agreement, or its rights and obligations hereunder, without the prior written consent of IT-ISAC, pursuant to the Bylaws of IT-ISAC. This Agreement shall be binding upon, and inure to the benefit of, the parties and their permitted successors and permitted assigns.
- **25.** <u>**Personnel.**</u> Each party is responsible for the supervision, direction, and control of its respective personnel.
- 26. <u>No Agency</u>. This Agreement does not create an agency, joint venture, or partnership between the parties. Neither party is authorized to make any representation or commitment on behalf of the other party without its prior written consent.
- 27. <u>**Rights and Remedies.**</u> Except to the extent expressly modified by this Agreement, each party reserves the right to pursue all remedies legally available to it by reason of the other party's breach of its obligations hereunder. All rights and remedies hereunder are cumulative and in addition to and not exclusive of any other rights and remedies provided by law.
- 28. <u>Notice</u>. Any notice required or permitted to be given under this Agreement shall be given in writing and shall be (a) sent by electronic mail and (b) hand delivered, telecopied, sent by certified or registered mail or sent by overnight courier service to the Secretary of IT-ISAC, 13825 Tarleton

Court, Gainesville, VA 20155, for IT-ISAC, with copies to Webster Chamberlain and Bean, L.L.P., 1900 K Street, N.W., Washington, D.C. 20006, attention: Hugh Webster, Esq. and to the Member's representative at the address set forth on page 1 of this Agreement, or to such other address as such party shall have designated in writing.

- 29. Interpretation; Venue; Miscellaneous. This Agreement will be interpreted and construed in accordance with the laws of the Commonwealth of Virginia, without regard to its principles of conflict of law or choice of laws. The parties agree to, and shall not contest, the sole jurisdiction of the federal and state courts of the Eastern District of Virginia for all matters involving this Agreement. The parties waive any right to a jury trial in any proceeding arising under or related to this Agreement. Neither party will bring a legal action related to this Agreement more than two years after the cause of action accrued. This Agreement does not create, and shall not be construed as creating, any rights enforceable by any person not a party to this Agreement. The headings of the Sections contained in this Agreement are inserted for convenience of reference only and are not intended to be a part of or to affect the meaning or interpretation of this Agreement. If any provision in this Agreement is found to be invalid, unlawful or unenforceable to any extent, the parties shall endeavor in good faith to amend this Agreement to preserve its intention. If the parties fail to agree on such an amendment, such invalid provision will be enforced to the maximum extent permitted by law or, if not enforceable, will be severed from the remaining terms, conditions and provisions, which will remain in full force and effect.
- **30.** <u>Waiver</u>. No waiver or amendment of any of the provisions of this Agreement shall be binding unless made in writing and signed by the parties. No failure on the part of either party to exercise, or delay in exercising, any right or remedy hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or remedy by such party preclude any other or further exercise thereof or the exercise of any other right or remedy. A waiver on one occasion shall not constitute a waiver on any further occasion.
- **31.** <u>Survival</u>. The provisions of Sections 3 (as to accrued but unpaid Dues), 16, 17, 18, 19, 20, 21, 24, 25, 26, 27, 28, 29, 30, 31, 32 and 33 shall survive the expiration or earlier termination of this Agreement.
- **32.** <u>Entire Agreement</u>. The provisions of this Agreement and all Exhibits hereto, including all documents incorporated herein by reference, constitute the entire agreement between the parties and supersede all prior agreements and understandings relating to the subject matter hereof. No modification or any claimed waiver of any of the provisions hereof shall be binding unless in writing and signed both parties.
- **33.** <u>**Counterparts.**</u> This Agreement may be executed in any number of counterparts with the same effect as if all parties hereto had signed the same document. All counterparts shall be construed together and shall constitute one instrument.

IN WITNESS WHEREOF, IT-ISAC and Member have executed this Agreement as of the Effective Date.

Information Technology Information Sharing and Analysis Center, Inc.

By:	 	 	
Name:			
Title:			

Member:	
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By:		
Name:		
Title:		

Exhibit A IT-ISAC Membership Criteria

CRITERIA FOR IT-ISAC MEMBERSHIP

- Subscribes to the mission and goals of IT-ISAC, as stated in Article 6 of the Articles of Incorporation, in Section 4 of Article I of the Bylaws, and in such other resolutions and procedures as may be from time to time adopted by the Board of Directors
- Is a firm described in Art. I, Sec. 1 of the Bylaws, including:
 - a vendor, manufacturer, or provider of Information Technology (including Internet and ecommerce) products (hardware and software), solutions, or services
 - An entity which provides IT-, Internet-, or e-commerce-based services to the public
 - Such other firms deemed appropriate within the sole discretion of the Board of Directors
- Submits the following:
 - a signed Membership Agreement
 - a copy of corporate Articles of Incorporation (if one exists)
 - a copy of the current annual report (if one exists)
 - contact information for corporate officers and directors (if no Articles of Incorporation or Annual Report exists)
- Affiliate membership: IT-related trade association or academic institution generally conforming to the criteria for corporate membership
- Meets the qualifications for membership as determined by the IT-ISAC Board of Directors in its sole discretion (Art. II, Sec. 2 of the Bylaws).

Exhibit B Part I Membership Application Form *This section must be completed in order for your application to be processed.*

Legal Company Name:	
Legal Headquarters Address:	
Logal Haadawaytang Talankana.	
· · · ·	
Legal Headquarters Fax Number: Website:	
Designated Representative:	
Corporate Title:	
Functional Title:	
Telephone/Fax Number:	
Email Address:	
□ Foundation Gold (\$25,000) □ Premium Sile <u>Type of Information Technology Organization</u>	ver (\$8,000)
□ Internet backbone provider	□ Internet service provider
□ networking hardware and software company	personal computer and server manufacturer
□ security vendor	☐ fiber optics maker
□ line acceleration hardware manufacturer	□ Internet consultant
□ Internet commerce applications provider	multimedia applications provider
□ web development software provider	search engine software provider
online training provider	web-enabled databases and datamining company
□ e-Gov consultant	market makers in vertical industry
□ online travel agents and brokerage	content aggregators; portals/content provider
□ Internet ad broker	online advertising company
□ web hosting company	E-tailer
manufacturer selling online	□ fee/subscription-based-company
□ airline selling online ticket	online entertainment & professional service provider
□ IT Department of larger corporation	□ Other IT related field
Other:	<u>-</u>

Exhibit B Part II Membership Application Form This section must be completed in order for your application to be processed.

When determining whether a company qualifies for membership, the Board and Membership Committee will consider the following...

riease provide a drief statement desci	ribing why your company wishes to join the IT-ISAC:
Please provide examples of activities	or efforts your company practices in order to demonstrate its commitment to security
r lease provide examples of activities (or enorts your company practices in order to demonstrate its commitment to security
My company is headquartered outside	e of the United States: YES NO
My company is incorporated in the Un	nited States and is a subsidiary or otherwise owned by a company headquartered
My company is incorporated in the Un outside of the United States: YES	nited States and is a subsidiary or otherwise owned by a company headquartered NO
My company is incorporated in the Un outside of the United States: YES If yes to either question above, please an	nited States and is a subsidiary or otherwise owned by a company headquartered NO
My company is incorporated in the Un outside of the United States: YES <i>If yes to either question above, please a</i> I verify that my company is publicly t	nited States and is a subsidiary or otherwise owned by a company headquartered NO nower the two statements below: traded: YES NO
My company is incorporated in the Un outside of the United States: YES <u></u> <i>If yes to either question above, please an</i> I verify that my company is publicly to I verify that my company is not headq	nited States and is a subsidiary or otherwise owned by a company headquartered NONO Inswer the two statements below: Itraded: YESNO quartered or legally incorporated in a country that is currently under sanctions by the
My company is incorporated in the Un outside of the United States: YES <u></u> <i>If yes to either question above, please a</i> I verify that my company is publicly t I verify that my company is not headq	nited States and is a subsidiary or otherwise owned by a company headquartered NONO Inswer the two statements below: Itraded: YESNO quartered or legally incorporated in a country that is currently under sanctions by the
My company is incorporated in the Un outside of the United States: YES <i>If yes to either question above, please at</i> I verify that my company is publicly to I verify that my company is not headq U.S. Government: YES NO_	hited States and is a subsidiary or otherwise owned by a company headquartered NONO Inswer the two statements below: Irraded: YESNO quartered or legally incorporated in a country that is currently under sanctions by the
My company is incorporated in the Un outside of the United States: YES <i>If yes to either question above, please an</i> I verify that my company is publicly the I verify that my company is not head U.S. Government: YES NO Non-profit organizations, please comple	hited States and is a subsidiary or otherwise owned by a company headquartered NO Inswer the two statements below: traded: YES NO quartered or legally incorporated in a country that is currently under sanctions by the ete the following:
My company is incorporated in the Un outside of the United States: YES If yes to either question above, please and I verify that my company is publicly to I verify that my company is not headq U.S. Government: YES NO Non-profit organizations, please complet My organization receives government	hited States and is a subsidiary or otherwise owned by a company headquartered NO Inswer the two statements below: traded: YES NO quartered or legally incorporated in a country that is currently under sanctions by the ete the following: t funding: YES NO
My company is incorporated in the Un outside of the United States: YES <i>If yes to either question above, please an</i> I verify that my company is publicly to I verify that my company is not headq U.S. Government: YES NO <i>Non-profit organizations, please comple</i> My organization receives government	hited States and is a subsidiary or otherwise owned by a company headquartered NO Inswer the two statements below: traded: YES NO quartered or legally incorporated in a country that is currently under sanctions by the the following: t funding: YES NO vernment on our Board, Advisory Council, or other organizational leadership

Please sign the acknowledgment statement below:

I acknowledge that by joining the IT-ISAC, my company is committed to the concept of sound governance and the deployment of effective practices, which includes the sharing of threat information. My company supports the IT-ISAC mission of facilitating the trusted sharing of and collaboration on relevant, actionable cyber threat information and effective security policies and practices.

Date: _____ Signature: _____