

VOLANO LLC SOFTWARE DESTRUCTION AGREEMENT

THIS AGREEMENT is made effective as of the date indicated below, by and between VOLANO LLC, a California, USA limited liability company (hereinafter "Volano") and the Customer identified below.

In consideration of the covenants contained herein, the Customer agrees that he/she/it has deleted and destroyed the intellectual property described herein ("Product Description", below), and licensed to the Customer for use under the terms of the applicable software license(s).

Volano shall report and consider the Product as "destroyed" after this Agreement has been signed by the Customer and received by Volano.

The Customer's license for, and all rights to use, the product are terminated. Customer agrees that any continued use of the Product would constitute a willful copyright infringement for which Customer may be liable for civil damages, injunctive relief and such additional or alternative remedies as provided by law.

PRODUCT DESCRIPTION: _____
(describe product being returned, deleted and destroyed)

REASON FOR RETURN/DESTRUCTION:

CUSTOMER

NAME of CUSTOMER: _____

ADDRESS: _____

PHONE NO: _____ E-MAIL: _____

By _____ DATE _____
(Signature)

NAME of PERSON SIGNING
(if different than Customer, or when Customer is an entity): _____

TITLE (if applicable): _____

Complete the information above and mail or fax this document to:

Volano LLC
126 SW 148th St, #C100-28
Seattle, WA 98166-1984
U.S.A.
fax: (909) 498-9986