Getting from “Why?” to “Why not?”
Normalizing the Selection and Acceptance of Bathymetric Data Licenses

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CHRT SOFTWARE LICENSE AGREEMENT

TERMS AND CONDITIONS

This agreement ("Agreement") is effective as of [DATES] ("Effective Date") between the University of New Hampshire ("UNH"), a body politic and corporate, organized and existing under the laws of New Hampshire, with an office at 35 Gilman Road, Gregg Hall, Durham, New Hampshire 03824, and [LICENSEE] ("LICENSEE"), a cor-
poration having a principal place of business as [LICENSEE_ADDRESS].

In consideration of the mutual promises and covenants contained herein, the parties agree as follows:

1. Background

1.1 UNH’s Center for Coastal and Ocean Mapping ("CCO M") has developed certain software, known as CHRT, with grant support from the U.S. Government.

1.2 UNH wishes to grant licenses to CHRT in order that it become available for public use and benefit.

1.3 LICENSEE has agreed to a closer relationship with UNH by participating in the Center for Coastal and Ocean Mapping Industrial Consortium [FOR NON-PROFIT, ASP as an Associate Member].

1.4 LICENSEE wishes to acquire a license to use, develop, and market CHRT solely in the Licensed Field of use of "hydrography/hydrographic data processing."

2. Definitions

2.1 "CHRT" means those source code and binary files as shown in Exhibit A known as CHRT, or CUBE with Hierarchical Resolution Technology, including the CHRT supporting documentation, and any other material relating to CHRT which will be provided to LICENSEE pursuant to this Agreement.

2.2 "UPDATES" mean any enhancements, improvements, and/or new releases of CHRT that UNH, at its option, may make from time to time. Hereafter included in CHRT.

2.3 "Licensed Field of Use" means "hydrography and hydrographic data processing."

2.4 "Licensed Program" means those computer programs developed by LICENSEE in the Licensed Field of Use, including manuals and related documentation, which include a material portion of, or which are derived from, CHRT.

2.5 "Use Sublicense" means any agreement or arrangement between the LICENSEE and any other customer for use of Licensed Program.

2.6 "Licensed Royalties" means royalties due UNH by LICENSEE for a Licensed Program and royalties due LICENSEE by Sublicensee.
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Awareness
Commonality
Support
Reinforcement
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