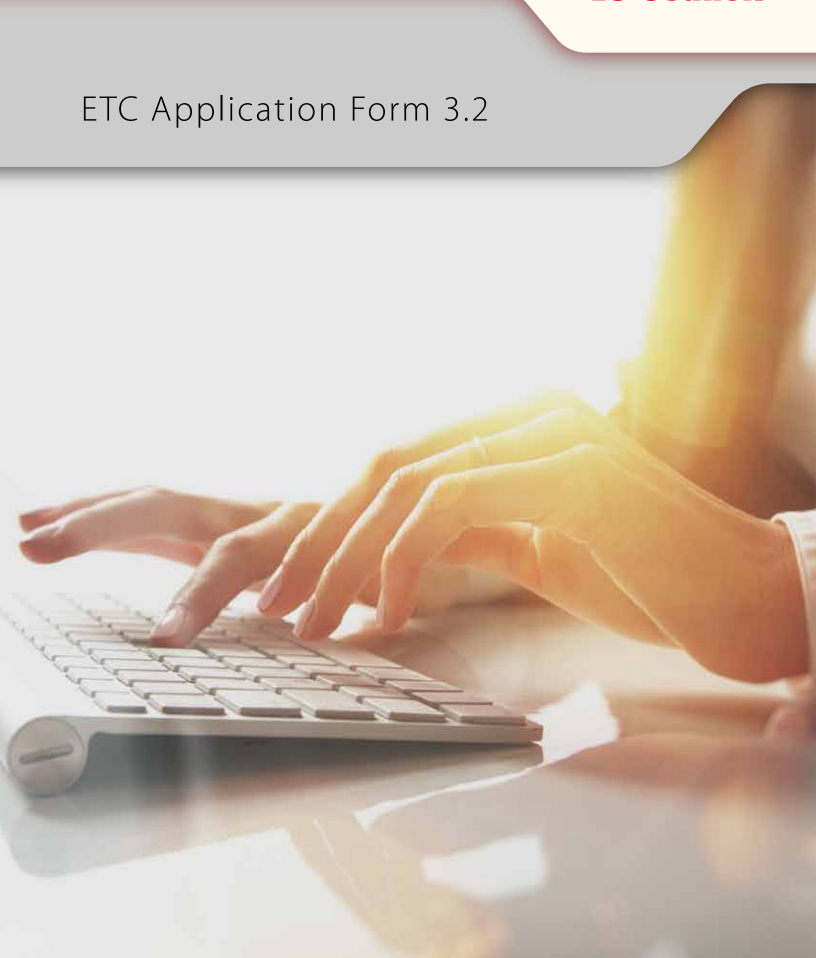
EC-Council



EC-Council Test Center (ETC) Form

Date	:				
ETC Name	:				
Phone No.	:				
Location	:				
ETC Contact Person	:				
Email Address	:				
Checklist	for Submission				
Kindly tick on each item submitted. Any incomplete application will be rejected and ETC will need to submit the full documentation.					
☐ ETC Agreement					
☐ EC-Council Proctor Application Form					
☐ EC-Council Procto	Agreement				
Kindly take note that the ATC Manager and the nominated Proctor should not be the same person.					

EC-Council Test Center (ETC) Form

** Please fill in block letters to avoid errors in processing your application.

** Proctor Name	** Proctor Email ID		

NOTE:

- 1. Only Authorized Training Centre's may apply to become EC-Council's Testing Centre.
- 2. Please include individual Proctor Application Form & Agreement for each proctor nominated above.

For EC-Council Internal Use Only:

Date Received	:
Date Approved	
Date Proctor Details Released	•



EC-Council

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TEST CENTER (ETC) AGREEMENT (version 3.2)

This EC-Council Test Center Agreement (the "Agreement") is made and entered into as of (the "Effective Date"), by and between The International Council of EC-Commerce Consultants ("EC-Council"), and ("TC"),

WHEREAS, EC-Council is a certification body which distributes, licenses and promotes Security and e-Business certification and training programs.

WHEREAS, TC is a Testing Center applying to become an EC-Council Test Center ("ETC").

WHEREAS, the parties hereto agree to enter into an independent contractor relationship whereby TC agrees to perform its duties as an ETC to administer EC-Council tests at authorized EC-Council testing locations.

NOW, THEREFORE, in consideration of the promises and mutual covenants herein contained as well as for other good and valuable consideration, ETC does hereby agree to the following:

1) TESTING ROOM FACILITIES

- The testing room shall be quiet and free from distractions such as conversations and general facility traffic.
- b) The testing room shall be pleasantly and comfortably furnished. The room shall be well lighted, has proper ventilation and is temperature controlled during testing for general comfort.
- c) The testing room shall contain no materials (reference texts, posters, etc.) that are related to the subject matter of the tests.
- d) The ETC and testing room must meet American Disabilities Act (ADA) requirements for disabled persons access, or other similar disabled persons requirements according to local law, and at minimum, permit wheelchair access.

2) IMMEDIATE TESTING AREA

ETC shall have:

- a) A non-interruptible power supply
- b) Visual monitoring of examinees through a window or via a video monitor. The viewing window or video monitor must be within easy viewing distance of the proctor's work area, if the proctor is not in the same room. The use of audio monitoring is also recommended as an aide to proctoring.

3) STAFF

The ETC shall nominate a minimum of one person, to be authorized by EC-Council as a Proctor (Please note: individuals holding IT certifications, or currently pursuing the same, cannot serve as Proctors.)

A Proctor must:

- a) A end the official proctor training (live/ recorded) provided by EC-Council.
- b) Sign the EC-Council Proctor Agreement
- c) Not be involved in any activities or actions which might suggest a conflict of interest regarding the content of the tests to be administered, such as hold an IT industry certification(s) (MCSE), pursue an IT industry certification while serving as a Proctor, or participate in or train a preparatory course for any IT tests.
- d) Manage daily ETC operations and
 - be available to administer tests during scheduled testing hours;
 - be skilled at customer service relations and committed to providing high-quality services to all examinees:
 - iii. be skilled in test administration and secure proctoring;
 - iv. be skilled in handling difficult situations with professionalism;
 - v. speaks English and over the age of 18.
- e) Manage ETC communications and online communications with EC-Council

4) OPERATIONS

The ETC must:

- Agree to use EC-Council approved testing engines/platforms to proctor exams.
- Participate actively in EC-Council's quality assurance program.

5) TECHNOLOGY REQUIREMENTS

EC-Council requires the following mandatory and preferred hardware, software and network requirements.

- 1. High speed Internet access preferably T1 speed or higher.
- Windows 7 or above
- Latest version of Internet Explorer (IE), Google Chrome, Firefox, Safari
- 4. Adobe Acrobat Reader 8.0 or higher

- 5. Printer
- 6. Must be able to access: https://www.eccexam.com

6) ETC'S RESPONSIBILITIES

ETC agrees that it will maintain and provide at the ETC's sole expense all of the following:

- Software Security: ETC agrees to maintain and utilize EC-Council's required software security mechanisms which will be used to monitor and maintain the security of all Proprietary and Confidential Information, tests, tests items and Testing Software.
- Data Privacy: ETC agrees that it will only use Examinee names or Examinee-related personal information obtained through the registration or testing process solely for the purpose of fulfilling its obligations under this Agreement.
- Physical Security: ETC agrees to provide a testing facility ("Facility") convenient for access by Examinees (including those who are disabled) and suited for secure testing purposes, as specified by EC-Council.
- Commencement of Testing: ETC agrees that it will have all hardware and software installed and be prepared to administer tests within thirty (30) days of the effective date of this agreement.
- Convenience: ETC can offer different tests simultaneously.
- Immediate Scoring and Results: EC-Council computerbased tests can be scored immediately and exam transcripts may be printed for examinees before they leave the ETC.
- Comfort: Every ETC is designed to minimize distractions and ensure that examinees are able to perform at their best level. Each ETC will ensure comfortable seating, proper lighting and ventilation.
- Security: No electronic devices, CDs and other peripherals are used at individual workstations, ensuring that there is no possibility of tampering or exposure to computer viruses.
- In the event that the ETC receives a request to proctor any candidate from another ATC, the ETC should get prior approval from the Examination Department of EC-Council.

7) TERM AND RENEWAL

The initial term of this Agreement is one (1) year, commencing on the Effective Date. Thereafter, this Agreement will automatically renew for successive one (1) year terms, unless one party gives notice to the other party that it does not desire that the term be renewed or the Agreement is terminated in accordance to Clause 8.

8) TERMINATION OF AGREEMENT

Termination By EC-Council: Without prejudice to any rights EC-Council may have under this Agreement or in law, equity or

otherwise, EC-Council may terminate this Agreement immediately, if ETC materially fail to comply with any of the terms of this Agreement ("Default"). Defaults shall include the following events:

- a. ETC fails to perform any of its obligations under this Agreement.
- If any government agency or court finds that testing services offered by ETC are defective or improper in any way, manner or form.
- c. If any actual or potential adverse publicity or other information said about ETC or its administration of testing services, causes EC-Council, in its sole judgment, to reasonably and in good faith believe that EC-Council 's reputation will be adversely affected.
- d. If ETC engages in misappropriation or unauthorized disclosure of any trade secret or confidential information of EC-Council or pirate any EC-Council test questions or products, or otherwise infringe any other intellectual property right of EC-Council, or engage in any other activities prohibited by law.
- e. If ETC administers test below the standard of quality and integrity determined by EC-Council, as outlined in EC-Council Codes of Ethics.
- f. If ETC administers a test at a location not authorized by EC-Council as an approved testing location

In the event that a Default occurs, EC-Council will use reasonable efforts to provide ETC with written notice of termination of the Agreement.

Termination by Either Party: Each party may terminate this Agreement at any time, with or without cause, on thirty (30) calendar days' prior notice to the other party.

Upon termination of this Agreement for any reason, ETC will return all trademark collateral to EC-Council. Upon termination, all right granted under the Agreement will immediately and automatically revert to EC-Council.

9) CONFIDENTIALITY

EC-Council may, from time to time provide information to ETC 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, shall be "Confidential Information" under this Agreement.

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 the disclosure to third parties as is used with respect to ETC own Confidential Information, not less than a reasonable degree of care.

Confidential Information shall be disclosed only to those students 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 ETC any other third party without the prior written consent of EC-Council. ETC agrees to defend, indemnify and save EC-Council harmless from and against any and all damages, including reasonable attorney fees, sustained as a result of the unauthorized use or disclosure of the other party's Confidential Information.

10) HOLD HARMLESS PROVISION

ETC agrees to indemnify and hold EC-Council harmless against any loss, damage, cost or expense (including reasonable legal fees) arising out of any claims or suits made against EC-Council to the extent caused by ETC's negligence or willful misconduct. In no event will either party be liable to the other for any special, indirect, consequential, punitive, exemplary or any similar type of damages arising out of or in any way related to this Agreement.

11) REPRESENTATIONS AND WARRANTIES

Each party represents and warrants that it has the right, power and authority to enter into this Agreement and to fully perform its obligations hereunder.

12) HANDLING OF DISPUTES

Both parties agree that irreconcilable disputes will go to mediation, and, if that fails, by binding arbitration, costs shared equally.

13) APPLICABLE LAW / LEGAL FEES

The laws of New Mexico shall govern this Agreement. If any legal action, arbitration, or other proceeding is brought under this Agreement, the prevailing party shall be entitled to recover reasonable attorneys' fees and expenses and other costs incurred in such action, arbitration or proceeding, in addition to any other relief to which it may be entitled.

14) ASSIGNMENT

Neither party shall assign any of its rights or delegate any of its

obligations under this Agreement without the prior written consent of the other party. Any prohibited assignment or delegation shall be null and void.

15) NOTICES

All notices and other communications required or permitted hereunder shall be deemed duly given only when in writing, signed by or on behalf of the person giving the same, and either (i) personally delivered (with receipt acknowledged), (ii) sent by registered or certified mail, return receipt requested, postage prepaid, or (iii) sent by overnight next business day courier, to the following addresses:

EC-Council

101C Sun Ave NE

Albuquerque, NM 87109

USA

or such other address as any party hereto shall have specified by notice in writing to the other party hereto. All such notices and communications shall be effective (i) when received or receipt refused if delivered by personal delivery or overnight courier, or (ii) upon three days following deposit in the mail if given by certified or registered mail, when delivered to the address specified above.

16) WAIVER

Any waiver of the provisions of this Agreement or of a party's rights or remedies under this Agreement must be in writing signed by the waiving party to be effective. Failure, neglect or delay by a party to enforce the provisions of this Agreement or its rights or remedies at any time will not be construed and will not be deemed to be a waiver of such party's rights under this Agreement and will not in any way affect the validity of the whole or any part of this Agreement or prejudice such party's right to take subsequent action.

17) SEVERABILITY

If any term, condition or provision in this Agreement is found to be invalid, unlawful or unenforceable to any extent, the parties shall endeavor in good faith to agree to such amendments that will preserve, as far as possible, the intentions expressed in this Agreement. If the parties fail to agree on such an amendment, such invalid term, condition or provision will be severed from the

remaining terms, conditions and provisions, which will continue to be valid and enforceable to the fullest extent permitted by law.

18) ENTIRE AGREEMENT

This Agreement contains the entire agreement of the parties with respect to the subject matter of this Agreement and supersedes all previous communications, representations, understandings and agreements, whether oral or written, between the parties with respect to the subject matter hereof.

19) NO THIRD PARTY BENEFICIARIES

Nothing herein expressed or implied is intended or should be construed to confer upon or give to any Person other than the parties hereto and their successors and assigns any rights or remedies under or by reason of this Agreement.

20) FORCE MAJEURE

Neither ETC nor EC-Council shall be responsible for any delay in performance or failure to perform if caused by fire, flood, explosion, war, strike, embargo, government requirement, civil or military authority, act of God, or other similar causes beyond the parties' control and occurring without the fault or negligence of the delayed or non-performing party.

21) DISPARAGING REMARKS

Both parties agree that they will not make any disparaging remarks, whether orally or in writing, about EC-Council or the ETC, their subsidiaries and/or related entities, their products, services, officers, board of directors, managers, supervisors, and employees, to any persons whatsoever during the term of this agreement. The obligation under this paragraph includes, but is not limited to, refraining from making any disparaging, degrading or demeaning remarks or casting any aspersions on EC-Council or the ETC which might have a harmful effect on their reputations.

22) GOVERNANCE

ETC acknowledges that the relationship with the EC-Council is governed by this agreement and that s/he will comply with the terms of this agreement. .

23) INDEPENDENT CONTRACTOR

The relationship of ETC and EC-Council established by this Agreement is that of independent contractors. This Agreement does not give either party the power to direct or control the day to day activities of the other, constitute the parties as partners, joint ventures, co-owners, principal-agent, franchiser-franchisee, or otherwise participants in a joint or common undertaking, or allow either party to create or assume any obligation on behalf of the other party for any purpose whatsoever.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as of the date first written above:

By duly signing below, you hereby agree to abide by the terms stated in the Agreement. This Agreement shall not be deemed executed by EC-Council and shall remain ineffective until the acceptance by, EC-Council has been communicated to appoint the proctor as the official EC-Council Proctor.

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Name:

Date:

Signature