

Applying for

members.

member of the U.S. TAG.

1919 S. Eads St. Arlington, VA 22202 703-907-7600 **CTA.tech**

IEC Technical Committee (TC 124) U.S. TAG

Membership and Liaison Application/Contract

nating you to participate on the U.S. TAG with your
the company, organization, or government entity wishes that your employer supports your active participation in the old.
1

5. Include a CV outlining technical qualifications and details regarding your direct and material interest in the TAG's work. This information is required for the U.S. TAG to vote on the acceptance of new

6. Please read the roles and responsibilities in the Agreement below. Submission of the application and

signature on the Agreement verify that you have read and understand your role and responsibilities as a



Consumer Technology Association Standards Program

TC 124 U.S. TAG Agreement

U.S. Technical Advisory Group (TAG) to IEC TC 124, Wearable Electronic Devices and Technologies

Thank you for your interest in membership in the U.S. TAG for TC 124. The U.S. TAG provides the management for U.S. participation in the IEC TC 124. It initiates New Proposals for nationally accepted Standards and Technical Reports and approves proposals and committee drafts for consideration by IEC TC 124 as International Standards. The U.S. TAG also determines U.S. positions on IEC standards, technical reports, questionnaires, TC 124 meeting agenda items, and meeting reports. It assists with resolving comments on draft IEC standards. The U.S. TAG provides U.S. representation to IEC TC 124 meetings, designates heads and members of delegations, and ensures proper U.S. participation. The U.S. TAG recommends candidates for leadership positions in IEC TC 124, which are officially submitted through the U.S. National Committee of the IEC.

SCOPE. The U.S. TAG prepares international publications in the field of wearable electronic devices and technologies which include patchable materials and devices, implantable materials and devices, edible materials and devices, and electronic textile materials and devices. The scope of the U.S. TAG to the IEC TC124 is consistent with that of the international body, covering the field of wearable electronic devices and technologies which include patchable materials and devices, implantable materials and devices, edible materials and devices, and electronic textile materials and devices. As a TAG member, your active involvement in TAG affairs is expected and participation will be monitored related to voting rights.

ELIGIBILITY. Membership in the U.S. TAG is open to all U.S. national interested parties who indicate that they are directly and/or materially affected by the activity of the TAG, after being informed concerning TAG working procedures and scope of activities.

<u>VOTING RIGHTS</u>. New TAG members are eligible to vote when they first join the TAG. To maintain voting eligibility, a TAG member must not be absent from three (3) consecutive TAG meetings. If a teleconference follows the procedures for meetings, it is considered to be a meeting for the purposes of voting eligibility. Ad Hoc meetings are not considered for the purposes of voting eligibility. Liaison participants are not eligible for voting rights. Only U.S. national interested parties shall have voting membership on USNC TAGs.

<u>TERM</u>. Participation requires an annual fee. The term of the contract will be one (1) year from payment of the annual fee.

<u>PARTICIPATION ANNUAL FEE</u>. There shall be no undue financial barriers to participation. CTA members may participate in the U.S. TAG to TC 124 at no additional cost. Non-members may participate after paying an annual, non-refundable administrative fee of \$400.

The American National Standards Institute (ANSI) is the secretariat for the U.S. National Committee of the IEC. assesses a USNC TAG Individual Participation Fee which is collected annually by the USNC Office. As of 2023, this fee is \$325. All TAG Members are required to pay this fee which is administered by ANSI as the U.S. NC Secretariat. Some categories of membership are exempt from this fee, e.g., Resource Experts, USNC Honorary Life Members, Consumer Advocates, etc.

All travel expenses are the responsibility of the participants or their sponsors.

CTA will invoice your company and you must pay the fee amount within 30 days of the invoice date. Checks may be made payable to: Consumer Technology Association, P.O. Box 90032, Charlotte, NC 28290. There will be a \$50 charge for all returned checks. Wires, Electronic Fund Transfers (EFT) or Automated Clearing

House (ACH) will be sent to:

Pinnacle Bank 150 3rd Avenue South Nashville, TN 37201

ABA Routing Number: 064008637 Account Number: 800108244559

SWIFT Code: PNFPUS44

CTA does not cover intermediary or beneficiary banking fees. Please add twenty-five dollars (\$25.00 USD) to the total amount due or check with your bank for exact fees in order to assure your balance is paid in full. To ensure proper processing of payment, you must e-mail notification of the wire/EFT to accounts recieve able @cta.tech.

<u>LIAISONS</u>. Liaison participants are exempt from membership dues and are not eligible for voting rights. Liaisons are subject to approval by the TAG (either by in meeting vote or letter ballot). Once approved, liaison participants are added to the email reflector of the TAG and are given access to all TAG documentation. In return, liaisons are expected to provide regular updates to the TAG (at least one per year) either at a TAG teleconference or meeting or in writing.

<u>CANCELLATION</u>. If you want to cancel this Agreement, you must send notice in writing and cancellation will become effective when received by CTA. The annual fee is non-refundable. CTA retains the right to cancel any standards group. In that event, CTA will pro-rate a refund of your annual fee notwithstanding cancelling a group for a force majeure reason.

<u>INDEMNIFICATION.</u> Your company and CTA each will indemnify and hold the other harmless, including, without limitation its officers, directors, employees and agents ("Indemnified Parties") from and against any and all claims, liability, damages, costs or judgments, including reasonable attorneys' fees (collectively, "Claims") arising from or out of performance rendered hereunder, by the breach or alleged breach of this Agreement; a breach of any representation or warranty of the indemnifying party under this Agreement; any claim of negligence, property damage, personal injury or death arising from or related to the acts of the indemnifying party connected with this Agreement; or any claim arising from or relating to the acts or omissions of the indemnifying party.

LIABILITY. Neither party shall be responsible for any losses, liabilities, claims, judgments, costs, demands, and expenses caused by the negligence or willful misconduct of the responsible party, its affiliates, their respective partners, principals, agents, representatives or employees.

EXCEPT FOR THE INDEMNIFICATION OBLIGATIONS HEREIN, UNDER NO CIRCUMSTANCES SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, SPECIAL OR EXEMPLARY DAMAGES (EVEN IF THAT PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), ARISING FROM ANY PROVISION OF THIS AGREEMENT.

GOVERNING LAW. The Agreement and all related party rights and obligations will be governed by and construed in accordance with the internal laws of the Commonwealth of Virginia without giving effect to any conflicts of law rules that would cause the application of the laws of any other jurisdiction. Any controversy or claim arising out of or relating to this Agreement or the breach thereof (except for an action for injunctive relief) may be resolved by arbitration in accordance with the Rules of the American Arbitration Association in effect at the time the arbitration is initiated, and judgment upon the award rendered by the arbitrators may be entered in any court jurisdiction thereof.

<u>RELATIONSHIP OF THE PARTIES.</u> Each of the parties to this Agreement is an independent contractor and nothing in this Agreement shall be construed as to create a partnership or joint venture between the parties, to impose any liability as such on either of them, or to grant either party the right to bind the other without the other's prior written consent.

FORCE MAJEURE. The performance of this Agreement by either party is subject to Acts of God, war, government authority or regulations, terrorism, disaster, fire, flood, labor disputes, strikes other than those of the seller or its suppliers, civil disorder, insurrection, communication line failures, power failures, curtailment of transportation, national emergency, disease or medical epidemic, pandemic or outbreaks (including COVID-19), or other similar cause or threat thereof beyond the control of the parties, making it inadvisable, commercially impracticable, illegal, or impossible to perform the terms of the Agreement. The Agreement may be terminated or revised for any of the above reasons without liability by written notice from one party to the other.

This Agreement contains the complete statement of the agreement between the parties and may not be modified except in a writing signed by CTA and you.

By the signature below, the individual signing this Agreement warrants that he/she is authorized to execute this binding contract on behalf of your company. Thank you for your interest in the CTA standards program.

VP, Technology & Standards
Consumer Technology Association

Company Name:

Signature:

Print Name/Title:

Date:

Dave Wilson