Y-our Network Group Ltd - NETWORK , LINE RENTAL AND BROADBAND TERMS AND CONDITIONS 1. INTERPRETATION

1. In this Contract the following terms have the definitions shown next to them: Supplier: Y-our Network Group Ltd, 13A Church Street, Wellington, Telford, TF1 1DD Registered in England Number 14451257

Registered in England Number 14451257 Subsidiary: means in relation to a company wherever incorporate (a holding company) means a "subsidiary" as defined in section 1159 of the Companies Act 2006 and any other company which is a subsidiary (as defined in section 1159 of the Companies Act 2006 and any other company which is a subsidiary (as defined in accompany which is itself a subsidiary of such holding company. Terms; means these terms and conditions. Equipment: means AcSUADSL 2+ and/or FTTC/FTTP: Call: means AcSUADSL 2+ and/or FTTC/FTTP: Call: means a degrad, message of common for the Supplier's business service. Contract: means these there are the Supplier's business service. Contract: means the service his Supplier's business service. Customer: means the person with whom the Supplier contracts to corvide the Sarvice. on the date that the Suppler accepts the Customer's request for Service. Customer: means the person with whom the Suppler contracts to provide the Service. Customer Equipment: means equipment that is not part of the Providers' network, and which the customer uses or plans to use with the Service. Minimum Period: means the minimum contract period applying to each of the Services, including Broadband, Line Rentals and/or SI Services, commoning on the date of connection and expiring on the day at the end of the minimum period as set out in the agreement overleaf. Following completion of the Minimum Period. This agreement will be extended by further periods of 12 months and will continue in force until terminated in accordance with the requirements under clause 10.2 **Permisse:** means the place at which the Suppler agrees to provide the Service. Suprice Failure: means the Ductomer under this Contract. Service Failure: means the continuous total loss of the facility to make or receive a Call, or of any related service provided to the Customer under this Contract.

Tealate service provide to the Customer under this Curract. 2 SUPPL OF THE SERVICE 2.1 The Sonice will commence on the date of contract and continue for the minimum term as set out in the Corter Form. The Supplier shall provide the Sonice and Equipment to the Customer subject to these Terms. All services are independently provided and are individually subject to termin 2.2 No variation to these Terms shall be binding united segment and thing by the Supplier. 2.3 The Customer shall at its own expense supply the Supplier with all necessary documents and thermative and all necessary data and other information relation to the Service and the Equipment within sufficient time to enable the Supplier to provide the Service and the Equipment is accordance with the contract. The Customer shall ensure the accuracy of all input Material. 2.4 The Customer shall at its own expense retain duplicate copies of all input Material and insure tion charges

Input N 2.4 Th

Input Material. 24 The Customer shall at its own expense retain duplicate copies of all Input Material and insure against its accidental loss or damage. The Supplier shall have no liability for any such loss or damage, however caused. 25 Any typographical, derical or other error or orinsision in any sales literature, quotation, price ist, acceptance of other, invoice or other document or information issued by the Supplier shall be subject to correction without any liability on the part of the Supplier. 26 The Supplier reserves the right to aller the specifications of the Service and/or the Equipment after acceptance by the Customer if the Service has been superseded with a similar or improved product.

2.7 Occasionally, for operational reasons, the Supplier may have to change the codes or the numbers given to the Customer, or interrupt the Service. The Supplier will restore the interrupted Service as multikly as possible.

3. PRICE OF THE SERVICE

3. PRICE OF THE SERVICE 3.1 The price of the Service shall be the relevant price at the time the Service is in use as stated in the Network Service Agreement. Calls may be subject to a connection charge and/or rounding of thirty second increments dependent on the tariff provided. 3.2 Any applicable value added tax, import or export duties or other taxes or duties are payable by the Customer in addition. 3.3 Prices may rise in accordance with, but not limited to our BT, Pragma and Gamma wholesale price and the completion of any introductory discourt. The alter-discourt price can be viewed on our

and the completion of any hitroductory discount. The after-discount price can be viewed on our website work-y-commissive/arround out? 3.3 The Supplier shall be entitled to vary the tariff stated in the Network Service Agreement from time to time by providing not less than one months notice to lis Customers. Such notice to be posted upon the Supplier's website at <u>www.vournetworkgroup.co.uk</u> 3.1 Included in your package is a discount on service charges for 12 months. This will discontinue on month 13 of service and the full tariff can be viewed on our website <u>www.yournetworkgroup.co.uk</u>.

4. TERMS OF PAYMENT

4. TERMS OF PAYMENT
4.1 The Supplier will invoice the Customer for sums due at monthly intervals.
4.2 Sums due will become payable in full on the date specified by the invoice. All payments must
be made by direct debit.
4.3 The Supplier shall submit invoices to the Customer via e mail. A relevant email address must
be supplied by the Customer.
4.4 If payment in fulls not made on the due date the Supplier may:
4.4.1 cancel the Contract;
4.4.2 stop: rokulding the Service, and any other services provided to the Customer by a member of
Y-our Network Group Ltd ("Other Services");
4.4.3 charge the Customer first contract is the Customer that invoices and interest it is a suppliced by the Customer the date the Supplier may:
4.4.3 charge the Customer interest (both before and after any judgement) on the amount unpaid, at
the rate of 2 per cent per month (or part of a month) until payment in full is made;
4.4.4 demand the Equipment non-functional until such time as all outstanding invoices and interest
4.4.5 lif the Services are Suspanded, the Supplier Will tell the Customer what
needs to be done before they can be reinstated. However the Customer must continue to
pay all charges relating to the Surplice change the network telecommunications supplier
used in connection with the Supplier change the network telecommunications supplier
used in connection with the Supplier shall be entitled to be reimbursed by the
customer for all and any reasonable charges, expenses or other costs incurred by the
commany in this respect.
4.6 Broadband usage will be based upon a predetermined unit of time and or volume of data, together

Customer for all and any reasonable charges, expenses or other costs incurred by the company in this respect. 4.6 B froadhand usage will be based upon a predetermined unit of time and or volume of data, togeth with any charges related to Value Added Services from time to time provided by the Company, in each case at the rates set out or referred to in the Company's published tariffs and or such as may be agreed in writing between the Customer and the Company's published tariffs and or such as hundrished in the set of the Customer and the Company's published tariffs and or such as hundrished in writing between the Customer and the Company's standard rates of £1.00 per Gb. All specified monthly package will be charged at the Company's standard rates of £1.00 per Gb. All Usage Charges will be invoiced to the Customer monthly in arrears, and must be settled by Direct Debit.

5. DELIVERY OF EQUIPMENT

5. DELIVERY OF EQUIPMENT 5.1 Delivery of the Equipment shall be made by the Supplier delivering the Equipment to the agreed location, as detailed in the Network Service Agreement. 5.2 Any dates given for delivery of the Equipment are approximate only and the Supplier shall not be liable for any delay in delivery of the Equipment howscever caused. Time for delivery shall not be of the sessnere. The Equipment any be delivered by the Supplier in advance of the quoted delivery date upon giving reasonable notice to the Customer.

6. RISK AND PROPERTY

6. RISK AND PROPERTY
6.1 The Equipment will remain the property of the Suppler.
6.2 The Customer shall keep the Equipment separate from that of the Customer and third parties
and properly stored, protected and fully insured and identified as the Supplier's property. The
Customer shall if so requested by the Supplier, produce within 7 days, evidence of such
insurance to the Supplier.
6.3 The Customer shall eldiver up the Equipment to the Supplier on demand and, if the Customer
fails to do so immediately, the Supplier ray retires of the Customer or any third
party where the Equipment is stored and reposess the Equipment.
6.5 The Customer shall keep the Equipment to go of any way charge the Equipment by way of security for any
way.

7. CUSTOMERS OBLIGATIONS
 7. TO A CUSTOMERS OBLIGATIONS
 7.1 The Customer agrees that it will:
 7.1 The reasonable request, free and safe access to its premises and service
 connection points, access to information and assistance from the Customer employees;
 7.1 2 route all calls via Your Network Group characteristic advectory preferred
 way whatscever, cause calls to be made which are not routed over Your Network Group preferred
 who was on a manually inputted code, or via cps, or by any other method whatscever (save
 in respect of calls to seven thromwers, as notified to the Customer from time to time).
 7.1 a more that only attachments approved for connection under the Telecommunications Act
 Well As connected with the Savies or the Equipment in a manner which constitutes a violation or
 frimemound of the origin of any other origin or the origin.

7.1.4 not to use the Service or the Equipment in a manner which constitutes a violation or infringement of the rights of any other party;
7.1.5 maintain the Equipment in good working order and in conformation with the relevant standard or approval for the lime being designated under the Act or any other relevant regulations authorities or licences;
7.1.6 botian and comply with any permission, licence, consent, registration and approval or tess of the Service and/or the Equipment;
7.1.7 informing hard keep indeminited the Supplier in full against all loss (including loss of profit), liabilities, damages, claims, charges, losses and express incurred by the Supplier as a result of any bread of the Customer.

8. WARRANTIES AND LIABILITIES

8.1 The Supplier does not warrent that the Service will never be faulty.
8.2 Subject to the conditions set out below, the Supplier shall pass to the Customer (to the exit that the Supplier is legally entitled to do so) the benefit of any manufacturer's warranty.
8.3 Where a valid claim is made in writing by the Customer in respect of Equipment that is defective or does not meet the specifications detailed in the Network Service Agreement the Supplier shall repair the defect provided that the Customer is not in breach of any of the terms of the Contract but the Supplier shall have no further liability whiseever.
8.4 Subject as expressly provided in these Terms, and except where the Equipment is sold to r (to the exten

B. Stymere a value claims made in writing by the Customer in nespect of Equipment that is defactive or does not meet the socializations dealard in the Newnov Kervice Agreement is both the contract but the Supplier shall have no further lability whistower.
 B. Subject as expressly provided in these Terms, and excerp where the Equipment is sold to a person dealing as a consumer (within the meaning of the Unfair Contract Terms Act 1977), all other warranties, terms or conditions implied by statute or common law arising out of ni connection with the supply of the Equipment or nease of the Equipment by the Customer are excluded to the Inities Letter person the sold of the Supplier's prices are consumed within the supply of the Equipment or nease of the Equipment by the Customer are excluded to the Inities Letter person the sold of the Supplier's prices are consumed within the supplier by the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's prices are done and the sold of the Supplier's approval;
 B. The Supplier or is employees or agents to the Customer's and the sold of the Supplier's approval;
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9 TERMINATION BY THE SELLER 9.1 The Supplier may terminate this Contract with immediate effect on giving written notice to

9.1 The Supplier may terminate this Contract with immediate effect on giving written notice to the Customer the Customer the Customer the Customer the Customer and the customer makes any voluntary arrangement with its creditors or becomes subject to an administration order or (being an individual of time) becomes bankput or (being a limited company) goes into liquidation; or an encumbrancer takes possession, or a receiver is appointed, of any of the property or assets of the Customer, or the Customer ceases, or threatens to cease, to carry on business; or the Supplier reasonably apprehends that any of these events is about to occur in relation to the Customer and notifies the Customer and the Customer and the customer and the customer and the customer.

written notice to the Customer. **10. The Customer may terministe this Contract by giving not leas than three (3) months' prior N1. The Customer may terministe the Contract by giving not leas than three (3) months' prior N1. The Customer may terministe the Contract by giving not leas than three (3) months' prior N1. The Customer terministe the Contract by giving not leas than three (3) months' prior N2. When the Customer terministe the Contract by the Contract be send to the send of the Suppler's place provided, or should the notice period not be served, a charge equating to 3 months' not customer terministe this Contract prior to the explore the Agreed Term, the balance of the flees payable for the Service for the remainder of the Agreed Term, the balance of the flees payable for the Service for the remainder of the Agreed Term, the balance of the flees payable for the Service for the remainder of the Agreed Term, the balance of the flees payable for the Service for the remainder of the Agreed Term, the balance of the flees payable for the Service for the remainder of the Agreed Term, the balance of the flees payable for the Service for the remainder of the Agreed Term, the balance of the the appropriate amount, which is to be calculated based on an average charge over the tais 1 util months' billing to the Customer. Any such charges will be taken by direct debit where applicable. 10.3 The Customer herebray agrees to repay in full, any termination charges paid by the Suppler on behalf of the Customer terministion of this indown call revenue, the Suppler shall in its corn discretion upon termination of his indown call revenue, the Suppler shall in its corn discretion upon termination of his indown call revenue, the Suppler shall in its corn discretion upon termination of his indown call revenue. The Suppler shall in its corn discretion upon termination of his indown call revenue.**

10.5 There is no "Cooling off" to our contracts 11. GENERAL 11. Any notice shall be in writing addressed to the addressee at its registered office or principal place of business or such other address as may at the relevant time have been notified to the party dying the notice of the provision. No waiver by the Supplier of any heap and the provision of the Contract shall be constitute a waiver of that provision any other provision. No waiver by the Supplier of any any heap and the provision of the Supplier of the provision of the Contract shall constitute a waiver of that provision. No waiver by the Supplier of the provision of these Terms is held by any competent authority to be invalid or unenforceable in whiting. 11.3 If any provision in question shall not be affected. 11.4 These Terms and the Network Service and replace and superside any prior arrangement, understanding, warrany or representation (other than any fraudulent misrgrosentation). misrepresentation). 11.5 The Contract shall be governed by the laws

12 THE SUPPLIER'S GUARANTEE

Supplier guarantees: vide the Service by the date agreed with the Customer as described in (a) to provid

(a) to provide time service by time user expressions. The paragraph 2.1. paragraph 2.1. paragraph 2.1. chosen. For standard service this means by midnight on the first weekday (not including public and bank holdings) after the day the fault is reported to The Suppler. (c) not to disconnect the Service by mistake. (d) to keep any appointment the Suppler makes with the Customer under this Contract. 19.2 If Openreach is late in providing the Service or repairing a Service Failure, the Customer may choose Call Diversion as described in paragraph 19.2. This is only available if it is reasonably practicable, as technical restrictions may sometimes prevent this option.

CONDITIONS OF SALE

Order Terms and Conditions

1. Definitions used in this Agreement shall have the same meaning as those set out in the Rental Agreement. 1.1 Y-our Network Group Ltd, 13A Church Street, Wellington, Telford, TF1 1DD Registered in England No. 14451257

2. The terms of the Rental Agreement provide that it may be transferred or assigned to Y-our Network Group at any time during the Fixed Period and at the absolute discretion of the Hirer. Should this happen Y-our Network Group shall be entitled to enforce the terms of the Rental Agreement as if Y-our Network Group was a signatory to it. In such an event, either Y-our Network Group or the Hirer will give you notice of any variation to the way in which the rentals are to be made.

3. No order for the rental of Equipment which has been accepted by Y-our Network Group may be cancelled by the Customer prior to installation except with the express agreement in writing of Y-our Network Group, and on the terms that the Customer shall indemnify Y-our Network Group for the administration costs accrued in dealing with your order ('the Cancellation Charge'). The Cancellation Charge is calculated as being equivalent to 3 quarterly rentals and this sum shall be immediately due to Y-our Network Group on notice of cancellation being given. It is agreed that this is a fair and reasonable charge in all circumstances.

4. Where the Rental Agreement has been transferred or assigned to Y-our Network Group may at its own discretion accept the Cancellation Charge in settlement of all amounts which may otherwise be due to Y-our Network Group on termination of the Rental Agreement.

5. By signing and dating a copy of this Agreement You represent that you are a Body Corporate and not an individual for the purposes of the Consumer Credit Act 1974 and You agree and accept the terms and conditions set out in this Agreement and in the Rental Agreement.

6. Financial Information

In the event of failure to obtain finance from a third-party finance provider ('Hirer') Y-our Network Group reserves the right to request additional financial information to assist the customer with obtaining finance.

7. There is no trial period or " Cooling Off " of Y-our Network Group Ltd business service contracts. Once this and all relevant documentation is signed the customer may be subject to cancellation charges.

8. Any additional work carried out to support the services we provide shall be subject to further cancellation charges in the event the customer terminates the contract within the given term.

9. Contract pages 1 to 5 covering Network Services, Order Form, Support, Line rental and Broadband and Customer requirements form are independent contracts from any other 3rd party contracts. These contracts will be actioned regardless of the success of any 3rd party contracts.

10. In the event of early termination of contracts, early termination fees will be applied and taken by direct debit where applicable.

11. If there is an introductory multi service credit applied then this will automatically stop at the end of the specified term.

12. If there is an introductory 12 month Network Service discount this will automatically be discontinued from month 13.

13. Other Charges:-

An Annual service charge of £60.00 plus Vat will be payable on the last month of the year.

You may also have to pay costs of returning the Goods when this Agreement ends (see accompanying Lease Terms).

ON-SITE WARRANTY AGREEMENT TERMS AND CONDITIONS

.1 In these Conditions

Supplier: means Y-our Network Group Ltd, 13A Church Street, Wellington, Telford, TF1 1DD . Registered in England Number 14451257 3601393

Registered in England Number 14451237
 3601393
 Subsidiary: In relation to a company wherever incorporated (a holding company) means a "subsidiary" as defined in section 1159 of the Companies Act 2006 and any other company which is a subsidiary (as so defined) of a company which is itself a subsidiary of such holding company.
 Customer: means the person named overleaf;
 Equipment: means the equipment detailed overleaf and all internal cabling up to the network test termination point or other demarcation point;
 Commencement Date: means the date specified overleaf as the commencement date; or in the alternative the Commencement Date will be the Confirmation of Delivery Date (which is the date the installation of the Equipment has been signed off by the Customer)
 Agreement Term: means, subject to Clause 9 below and earlier termination in accordance with Clause 10, a period of 7 years from the Commencement Date;
 On-Site Warranty Services: means the fault rectification service described in clause 4 below.

below. Fair Usage: means, 24 or less requests for works in each annual period.

2. SUPPLIER'S UNDERTAKING

2.1 In consideration of the payment by the Customer of the annual service charge in accordance with the terms of clause 3 the Supplier undertakes to provide the On-Site Warranty Services in respect of the Equipment upon the terms and conditions of this On-Site Warranty Agreement

3. ON-SITE WARRANTY CHARGES

3.1 The annual service charge for the On-Site Warranty Service is payable annually in advance, it is agreed that this may be 3 months in advance to allow for any annual administration to take place. Payment for services provided to the Customer in addition to the On-Site Warranty Services is due on presentation of an invoice by the Supplier. 3.2 The Supplier reserves the right to submit invoices to the Customer via e mail. 3.3 Where payment is outstanding past the due date in respect of any invoice due under this On-Site Warranty Agreement the Supplier may suspend its obligations under this On-Site Warranty Agreement until payment of the overdue amount is made. 3.4 The Supplier may charge the Customer interest (both before and after any judgement) on the amount unpaid, at the rate of 2 per cent per month (or part of a month)

judgement) on the amount unpaid, at the rate of 2 per cent per month (or part of a month) until payment in full is made.

4. ON-SITE WARRANTY SERVICES

4.1 On-Site Warranty Services shall comprise

A.1.1 Upon receipt of a request from a Customer the inspection testing and diagnosing (by attendance on site or remotely) by the Supplier or any fault reporting in an item of Equipment; and

4.1.2 The carrying out by the Supplier of such repair's replacement of parts or adjustment as the Supplier shall deem necessary to remedy the said fault. 4.2 On-Site Warranty services will be carried out by duyl qualified engineers.

5. TIMES FOR ON-SITE WARRANTY SERVICES

5.1 Unless prevented by circumstances beyond the Supplier's control, the Supplier will rectify faults during the following hours as based on the agreed level of service detailed overleaf: 5.1.1 LEVEL 1: Between the hours of 9.00am and 5.00pm Mondays to Fridays excluding weekends and public holidays. 5.1.2 Deliberately left blank. 5.1.3 LEVEL 3: Between the hours of 7.00am and 11.30pm Mondays to Fridays, weekends and public holidays. 5.30pt 5:30pt 3:30pt 3:30p

and public holidays 8am - 5:30pm. 5.2 The Supplier will use its reasonable endeavours to ensure that response times to

the Customers notification of a fault are not more than: 5.2.1 8 working hours if the equipment has failed completely; or 5.2.2 16 working hours if the equipment has failed partially.

6. EXCLUSIONS

6.1 The Supplier shall have no obligations or liability whatsoever under this On-Site Warranty Agreement: 6.1.1 in respect of any defect arising from wilful damage, negligence (including improper storage), abnormal working conditions, failure to follow the Supplier's instructions (whether oral or in writing), misuse or alteration or repair of the Equipment without the Supplier's approval; 6.1.2 if any sum owing by the Customer because the Equipment fails to perform to its specifications and the failure is caused by faults in the service provided by the network provider; 6.1.4 in respect of any delay in the execution of any repair; 6.1.5 in respect of ram yeal in the electricity or networks upply to the Equipment; defects caused by failures or surges of electrical power; failure of the Equipment, defects caused by failures or the public network. 6.1.6 in respect of any delect arising due to circumstances beyond the Suppliers

6.1.6 in respect of any defect arising due to circumstances beyond the Suppliers

reasonable control including (without limitation) flood, fire, lightening, war, sabotage, civil disturbance or governmental action import regulations or embargoes.

7. LIMITATION OF LIABILITY

7.1 Save as otherwise expressly provided in this On-Site Warranty Agreement, the following provisions set out the Supplier's entire liability (including any liability for the acts and omissions of its employees, agents and subcontractors) to the Customer in respect of: 7.1.1 any breach of the Supplier's contractual obligations arising under the On-Site Warranty Agreement; and 7.1.2 any representation (other than fraudulent misrepresentation) statement or tortious act or omission including negligence arising under or in connection with these conditions.

and or ontadian matching ingliguine and ingliguine and on in connection with made conditions. AND THE CUSTOMER'S ATTENTION IS IN PARTICULAR DRAWN TO THE FOLLOWING PROVISIONS OF THIS CLAUSE 7 7.2 Any act or omission on the part of the Supplier or its employees, agents or subcontractors failing within clause 7.1 above is described as an "Event of Default". 7.3 To the extent the law does not permit such liability to be excluded the Supplier's Lability to the Overhear's drafted the inclusion remultion from the remove the two permits of the permit of the permit

7.5 To the exert the work of a structure permits during the excluded the outputer's agents' or sub-contractors' negligence shall not be limited.
7.4 Subject to condition 7.3 above, the Supplier shall not be liable to the Customer in respect of any Event of Default for any increased costs, expenses, loss of profits, goodwill, business, contracts, revenues or anticipated savings or any type of special, goodmil, business, contracts, revenues or anticipated savings or any type of special, indirect or consequential loss (including loss or damage suffered by the Customer as a result of an action brought by a third party) even if such loss was reasonably foreseeable or the Supplier had been advised of the possibility of the Customer incurring the same. 7.5 To the extent the law does not permit such liability to be excluded and save as otherwise expressly provided, the Supplier's entire liability in respect of any Event of Default shall be limited to damages of an amount equal to £200,00

8. THE CUSTOMER'S OBLIGATIONS

The Customer agrees that it will:-

The Customer agrees that it will: 8.1 pay the Supplier all amounts due under this On-Site Warranty Agreement at the due times, which will be stated on the invoices issued pursuant to clause 3. 8.2 ensure that the Equipment is not: 8.2.1 moved at any time from the address at which it was originally installed, 8.2.2 altered, adjusted or interfered with in any way except by the Supplier's servants or agents. Alterations include the reprogramming of the Equipment to change network providers for the purpose of least cost routing; 8.3 provide the Supplier with full access to the Equipment during the hours of the agreed service level to enable On-Site Warranty Services to the Equipment to be carried out; 8.4 pay the Supplier's charges for reprogramming the Equipment required as a result of an error by any person other than the Supplier's servants or agents; 8.5 not alter or extend the Equipment without prior notification to the Supplier (an additional charge may, at the Supplier's sole discretion be made for the repair/replacement of altered Equipment); 8.6 provide the Supplier with details of the installer of the Equipment, a copy of its Pre-Connection Inspection Certificate and access to all relevant site records; 8.7 reasonably request works under this contract and agrees where applicable that any

8.7 reasonably request works under this contract and agrees where applicable that any usage in excess of Fair Usage, could, at the Suppliers discretion, incur an additional charge pursuant to clause 9.3.

9 ADDITIONAL EQUIPMENT AND ADDITIONAL SERVICES

9.1 If at any time throughout this On-Site Warranty Agreement Term the Supplier agrees to provide the Customer with any additional equipment ("additional equipment") any such equipment will form part of the Equipment for the purposes of this On Site Warranty Agreement and the annual service charge will be amended proportionally by the Agreem Supplie

Supplier 9.2 The Supplier agrees to provide day to day support in addition to the conditions in clause 4, these can include remote programming changes, advice and training where there isn't any actual Fault Reporting. 9.3 If the Supplier deems the level of support being provided is not proportional to the relative charge pursuant to clause 3 while considering clause 8.7, then the Supplier will apply an appropriate increase to the annual service charge. 9.4 Any increase in the annual service charge pursuant to clause 9 will have supporting evidence for any such increase which can be provided to the Customer when requested.

10 TERM & TERMINATION

10.1 Subject to clause 10.2, this On-Site Warranty Agreement may be terminated: (a) by the Customer during the Agreement Term by giving at least 90 days written notice to the Supplier expiring on an aniversary of the Commencement Date. To validly terminate this On-Site Warranty Agreement in this way the customer must pay the service charges in respect of the remainder of the On-Site Warranty Agreement Term after the date of termination; or (b) by the Supplier if the Customer is in breach of any provision of this On-Site Warranty Agreement and does not rectify the breach within 14 days of the Supplier's notice of such breach. Upon termination by the Supplier, the Customer must pay the annual service charges in respect of the remainder of the On-Site Warranty Agreement Term after the date of termination 10.2 This On-Site Warranty Agreement shall be automatically extended for a further period of 12 months after the end of the Agreement Term unless the Supplier serves notice to terminate this On-Site Warranty Agreement term in clause 10.3: 10.3 A notice given to a party under this Clause 10 shall be: (a) sent to the party for the attention of the [Managing Director] at the address specified Oversela; and 10.1 Subject to clause 10.2, this On-Site Warranty Agreement may be terminated:

overleaf; and

overlear; and (b) sent by recorded delivery. (c) Or sent by fax or email by the Supplier in the event of a breach of clause 3, but in any event the Supplier will issue a formal notice under 10.3(a) and (b) prior to the actual termination of the Agreement.

11 GENERAL

11.1 The terms of this On-Site Warranty Agreement including the details overleaf, represent the entire agreement between the parties in relation to the On-Site Warranty of the Equipment and no variation shall be binding unless signed by the director of the Supplier.
11.2 The terms of this On-Site Warranty Agreement may be varied by the Supplier if the Supplier demens such variation to be necessary to comply with any statute, regulation or British Standards Institute requirement.
11.3 The annual charge payable under this On-Site Warranty Agreement shall be reviewed annually and may be increased by not more than the rate of inflation determined in accordance with the Retail Prices Index.

Hardin and accordance with relating the reserves the right to make a charge in accordance with its current rates if it is erroneously notified of an Equipment fault on more than two occasions in any calendar month.

take effect. 11.10 This On-Site Warranty Agreement shall be governed by the laws of England and the parties submit to the exclusive jurisdiction of the English courts.

11.5 Any notice shall be in writing addressed to the addressee at its registered office or principal place of business or such other address as may at the relevant time have been notified pursuant to this provision to the party giving the notice.
11.6 No delay or failure by the Supplier in enforcing any provision of this On-Site Warranty Agreement shall constitute a waiver of that provision or other provision. No waiver by the Supplier is nelforcing any subsequent breach of the Same or any other provision. No waiver by the Supplier shall be effortive unless in writing.
11.7 If any provision of this On-Site Warranty Agreement is held by any competent authority to be invalid or unenforceable in whole or in part the validity of the other provision shall not be affected.
11.8 The Supplier may assign its rights and obligations. The Customer may not assign its rights and obligations
11.9 The Supplier may change the Terms of this On-Site Warranty Agreement (including the charges) at any time. The Supplier wail publich details of such changes on line on the Supplier waile the weak before the change is to take effect.

Y-our Network Group Ltd - NETWORK , LINE RENTAL AND BROADBAND TERMS AND CONDITIONS

Y-our Network Group Ltd – NETWORK , LINE RENTAL AND BROADBAND TERMS AND CONDITIONS
1.1 In this Contract the following terms have the definitions shown next to them:
Supplier Y-our Network Group Ltd, 13A Church Street, Wellington, Telford, TF1 10D
Registred in England Number 14451257
Subsidiary as defined in section 1195 of the Companies Act 2006 and any ofter company when's a
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subsidiary as defined in section 1195 of the Companies Act 2006 and any ofter company which is
a ubsidiary as defined in section 01195 of the Companies Act 2006 and any ofter company which is
a ubsidiary as defined in section 01195 of the Companies Act 2006 and any ofter company which is
a ubsidiary as these terms and conditions.
Equipment: means equipment (including any software) placed by the Supplier at the
premise tax supply the Service.
Bedlemat: means AnDSUADS and communication that is silant, spoken or visual.
Confidences these terms and conditions for the Supplier's Younses service.
Customer: means the Supplier accountions for the Supplier's tourises revice.
Usatomer Equipment: means equipment that is solar of the Provides' network, and which the customer
uses or plans to use with the Service.
Minimum Poriod. The plant of the Provides' network, and which the customer
on the date that end of the minimum contract period applying to each of the Services, including
from dand, Line Rentals andro SIP services, commencing on the date of connection and service.
Service: means the act of the Customer used on the neignment touriset. Following
on the day that the Customer udee to the interminent contract.
Service: means the facility to make or receive a Call (or both) and any related services listed that the
Useplier agrees to provide to the Customer udee to Customer udee the Contract.
Service: reams the continuous total loss of the facility to make or receive a Call, or of any
eliated services to rovide to the Customer udee to the contract.
Service

2. SUPPLY OF THE SERVICE
2.1 The Service will commence on the date of contract and continue for the minimum term as set
out in the Criter Form. The Supplies hall provide the Service and Equipment to the Customer
subject to these Terms.
2.3 The Customer shall at its own expense supply the Supplier with all necessary documents and
Equipment within sufficient time to enable the Supplier to provide the Service and the
Equipment in accordance with the contract. The Customer shall ensure the accuracy of all
input Material

Equipment in accordance with the contract. The Customer shall ensure the accuracy of all input Material. 2.4 The Customer shall at its own expense retain duplicate copies of all input Material and insure against its accidental loss or damage. The Supplier shall have no liability for any such loss or damage, however caused. 2.5 Any typographical, derical or other error or orimission in any sales literature, quotation, price list, acceptance of olfer, invoice or other error or mission in any sales literature, quotation, price list, acceptance of olfer, invoice or other error or mission in any sales literature, quotation, price list, acceptance of olfer, invoice or sher document or information issued by the Supplier shall be subject to correction without any liability on the part of the Supplier. 2.6 The Supplier reserves the right to alter the specifications of the Service and/or the Equipment after acceptance by the Customer if the Service has been superseded with a similar or improved product. In the Customer, or interrupt the Service. The Supplier may have to change the codes or the numbers given to the Customer, or interrupt the Service. The Supplier will restore the interrupted Service as quickly as possible.

3. PRICE OF THE SERVICE

3. PRICE OF THE SERVICE 3.1 The price of the Service shall be the relevant price at the time the Service is in use as stated in the Network Service Agreement. Calls may be subject to a connection charge and/or rounding of thirty second increments dependent on the tariff provided. 3.2 Any applicable value added tax, import or export duties or other taxes or duties are payable by the Customer: addition.

3.2 Any applicable value added tax, import or export duties or other taxes or duties are payable by the Octoment in addition.
3.3 The Supplier shall be entitled to vary the tariff stated in the Network Service Agreement from time to time by providing not less than one months' notice to bis Customers. Such notice to be posted upon the Supplier's website at <u>www.cumetworkgroup.co.ut</u>
3.4 Included in the package may be free broadband for 12 months (max 2 connections). These will automatically be added to your bill from month 13 at 1253 per service.

4. TERMS OF PAYMENT

 TERMS OF PAYMENT
 4.1 The Supplier will invoice the Customer for sums due at monthly intervals.
 4.2 Sums due will become payable in full on the date specified by the invoice. All payments must
 be made by direct debt.
 4.3 The Supplier shall submit invoices to the Customer via e mail. A relevant email address must
 be supplied by the Customer.
 4.4 Ipayment in full is not made on the due date the Supplier may:
 4.4 Ipayment in full is not made on the due date the Supplier may:
 4.4 Ipayment, in full is not made on the due date the Supplier may:
 4.4 Ipayment, infull is not made on the due date the Supplier may:
 4.4 Contract:
 4.4 Gong the Customer, interest (both before and after any judgement) on the amount unpaid, at
 the rate of 2 per cant per mont (to rate of an other as all outstanding invoices and interest
 are setted in full;
 4.6 If the Savices or Other Savices musices and outstanding invoices and interest are settled in full; 4.4.6 If the Service or Other Services are suspended, the Supplier will tell the Customer what needs to be done before they can be reinstated. However the Customer must continue to pay all charges relating to the Services and Other Services whilst the relevant contracts and

pay all charges relating to the Services and Other Services whilst the relevant contracts and agreements continue. 4.5 If the Customer requests that the Supplier change the network telecommunications supplier used in connection with the Service, the Supplier table be entitled to be reimbursed by the Customer for all and any reasonable charges, expenses or other costs incurred by the company in this respect. 4.6 Broadband usage will be based upon a predetermined unit of time and or volume of data, together with any charges related to Value Adde Services from time to time provided by the Company, in each case at the rates set out or referred to in the Company's published tariffs and or such as may be agreed in withing between the Customer and the Company's published tariffs and or such as may be goried for the Customer and the Company's Usandar rates of £1.00 per Gb. All Usage Charges will be invoiced to the Customer monthy in arrears, and must be settled by Direct Debit.

5. DELIVERY OF EQUIPMENT 5.1 Delivery of the Equipment shall be made by the Supplier delivering the Equipment to the agreed location, as detailed in the Network. Service Agreement. 5.2 Any dates given for delivery of the Equipment are approximate only and the Supplier shall not be liable for any delay in delivery of the Equipment may be delivered by the Supplier in advance of the quoted delivery date upon giving reasonable notice to the Usebmer.

6. RISK AND PROPERTY 6.1 The Equipment will remain the property of the Supplier. 6.2 The Customer shall keep the Equipment separate from that of the Customer and third parties and property stored, protected and fully insured and identified as the Supplier's property. The Customer shall is or equested by the Supplier, produce within 7 days, evidence of such insurance to the Supplier. The supplier moduce within 7 days, evidence of such customer shall gene the Supplier ray online ray premises of the Customer or any third party where the Equipment is stored and reposters the Equipment. The Customer 6.4 The Customer may not pledge or in any way charge the Equipment, by way of security for any indebtomers shall center that Functioners.

6.5 The Customer shall keep the Equipment in good condition and not alter or modify it in any

7. CUSTOMERS OBLIGATIONS

7. CUSTOMERS OBLIGATIONS
7.1 The Customer agrees that it will:
7.1 The Customer agrees that it will:
7.1 The Customer agrees that it will:
7.1.1 and the Supplier, at its reasonable request, free and safe access to its premises and service connection points, access to information and assistance from the Customers employees;
7.1.2 route all calls via Y-our Network Group chosen network for the duration of the agreement, and not in any way whatsoever, cause calls to be made which are not routed over Y-our Network Group prefered network, whether by the use of an auto dialler used to route calls over a different network, or effect ods, or via cgs, or by any other method whatsoever (save in respect of calls to expand to contection under the Telecommunications Act 1984 be connected with the Service;
7.1.4 not to use the Service or the Equipment in a manner which constitutes a violation or infingement of the fights of any other party;
7.1.5 maintain the Equipment in good working order and in conformation with the relevant standard or approval for the time being designated under the Act or any other relevant regulations authorities or the lence.

B.1 The Surplier does not avarant that the Sarvice will never be faulty.
 B.2 Subject to the conditions set out below, the Supplier shall pass to the Customer (to the extent that the Supplier is legally entited to do so) the benefit of any manufacturer's warranty.
 B.3 Where a valid claim is made in writing by the Customer in respect of Equipment that is dedective or does not meet the Supplier shall near the United The Supplier shall repart the defect provided that the Customer is not in breach of any of the terms of the Contract but the Supplier shall wan to further lability whatsoewer 4.8 and 10 or 1977), all other warranties. Errors or conditions implied by statute or common law aring out of n in connection with the supply of the Equipment or resale of the Equipment by the Customer are coulded to the fullest extent permitted by law. The Supplier's prices are determined on this basis.
 B.5 The Supplier's amployees or agents are not authorised to make any representations about the Sarvice unless confirmed by the Supplier in writing. In entering into the Contract but the labe for any advice or recommendation about the Contract of the Supplier shall not be labe for any advice or recommendation about the Contract given by the Supplier in writing by the Supplier. The Customer acts on such unconfirmed in writing by the Supplier. The Customer acts on such unconfirmed to writing by the Supplier. The Customer acts on such unconfirmed to writing by the Supplier. The Customer acts on such unconfirmed to the bability whatsoewer.
 B.7 The Supplier shall not be lability whatsoewer.

8.14 The support shall not be liable to the Crussomer, or be deemed to be in breach of the Selfer's obligations, if the double to performing, any failure to perform, any of the Selfer's obligations, if the double of the selfer's ablagations of the double selfer's ablagations. If the double selfer's ablagations of the double selfer's applicable selfer's app

9 TERMINATION BY THE SELLER 9.1 The Supplier may terminate this Contract with immediate effect on giving written notice to the Customer: 9.1.1 if the Customer breaches any term of the Contract and fails to rectify the breach within 14 days of being sent written notice by the Supplier requesting rectification; 9.1.2 if the Customer at any time does not have the necessary valid licence to run its

9.1.2 If the Customer at any time does not have the necessary valid licence to run its telecommunications system;
9.1.3 the Customer makes any voluntary arrangement with its creditors or becomes subject to an administration order or (being an individual or firm) becomes banktup or (being an administration order or not injuication; or an encumbrance takes possession, or a receiver is appointed, of any of the property or assets of the Customer or the Customer cases, or carry on business; or the Supplier reasonably apprehends that any of these events is about to occur in relation to the Customer and notifies the Customer accordingly.

9.2 The Supplier may terminate this Contract at any time by giving not less than 28 days prior written notice to the Customer.

written notice to the Customer.

10. The Customer may terminate this Contract by giving not less than three (3) months' prior
written notice to the Supplier - such notice to coincide with the end of the initial minimum
priod, or any subsequent 12 month rerewal period. This notice must be sent to the
Supplier - such notice to coincide with the end of the initial minimum
priod, or any subsequent 12 month rerewal period. This notice must be sent to the
Supplier's place of business via recorded delivery. For non-renevable Contracts, should
reverage billing revenue will be invoiced to the customer.
10.2 Where the Customer terminates this Contract or prior to the expiry of the Agreed Term, the
balance of the fees payable for the Service for the remainder of the Agreed Term shall
become immediately due, less a Siccount of 30 per cent which the Supplier shall in its
sole discretion give to the Customer. In either case, the Supplier shall invoice the
Supplier no behall of the Customer. Any such charges paid by the
Supplier on behall of the Customer termination of the Agreed Term, the
balance of the fees payable to the Service for the remainder of the Agreed Term shall
become immediately due, less a Siccount of 30 per cent which the Supplier shall invoice the
Supplier no behall of the Customer. In either case, the Supplier shall invoice the
Supplier no behall of the Customer to a previous Supplier, should the Customer wish to
and this Agreement at any time prior to the agreed term.
10.4 If the Customer ta a prive to the for the minimation of this
Agreent revenue, the Supplier shall in its own discretion opponer wish to
and the Agreement at any time prior to the agreed term.
14. General at the customer to a previous Supplier, should the Customer wish to
Agreement tescud all indown discretion opponer inminiation of this
Agreement tescud all indown discretion opponer inminiation of this
Agreement tescud all indown discretion opponer inminiation of this

11. GENERAL

11. GENERAL 11.1 Any notics shall be in writing addressed to the addressee at its registered office or principal place of business or such other address as may at the relevant time have been notified to the party giving the notice.
11.2 No delay or failure by the Supplier in enforcing any provision. Of the Contract shall constitute a waiver of that provision or any other provision. No waiver by the Supplier of any breach of the Contract by the Customer shall be considered as a waiver of any subsequent breach of the same or any other provision. No waiver by the Supplier shall be effective unless in writing.
11.3 If any provision of these Terms is held by any competent authority to be invalid or unenforceable in whole or in part the validity of the other provisions of these Terms and 11.4. These Terms and the Network Service Agreement overlated constitute the entire Agreement between the Supplier and the Customer concerning the supply of the Equipment and provision of these Service and replaces and supersete any frauduent misrepresentation).
11.5 The Contract shall be governed by the laws

12 THE SUPPLIER'S GUARANTEE

The Supplier guarantees: o provide the Service by the date agreed with the Customer as described in graph 2.1;

19.1 The Supplier guarantees: (a) to provide the Service by the date agreed with the Customer as described in paragraph 2.1; (b) to sol into place a repair to a Service Failure in line with the repair service the Customer has chosen. For standard service this means by midnight on the first weekday (not including public and bank holidays) after the day the fault is reported to The Supplier. (c) not to disconnect the Service by mistake. (d) to keep any appointment the Supplier makes with the Customer under this Contract. 19.2 If Openreach is late in providing the Service or repairing a Service Failure, the Customer may choose Call Diversion as described in paragraph 19.2. This is only available if it is reasonably practicable, as technical restrictions may sometimes prevent this option.

Y-our Network Group Ltd Mobile Business Airtime Agreement - Terms and Conditions

Definitions and Interpretation:
 CALL CHARGE: means a predetermined charge unit of time, costed at the rates set out in the
 tariff sheets published 'your Network Group Ltd UK from time to time, which are available on rev
 row Your Network Group Ltd.
 The initial call charges are those set out in the Agement overle
 CONNECTION: means the connection of the mobile phone/BlackBerry handheld or SIM card to
 the Network.

the Network. CONNECTION DATE: means the date of the Connection. CREDIT LIMIT: means a monthly financial limit applied for charges incurred under the

agreement. DATA CHARGE: means the pre-determined charge per megabyte of data costed at the rates set

out in the tariff sheets. INVOICE DATE: means the same date as appears on the invoice raised by Y-our Network Group Ltd; Your Network Group Ltd; 13A Church Street, Wellington, Telford, TF1 1DD . Registered in England Number 14451257 USBBIDIARY: Intelation to a company wherever incorporated (a holding company) means a

Registered in England Number 14451527 SUBSIDIARY: to relation to a company wherever incorporated (a holding company) means a "subatiany" as defined in section 1159 of the Companies Act 2006 and any other company which is a subsidiary (as defined in accimany which is steaf a subsidiary of such holding company) MONTHLY CHARGE: means the relevant sum for access to the Network and provision of Services as provided in the Agreement under Service Information or any additional Services reque NETWORK: means any telecommunications network available from Y-our Network. SERVICES: means the telecommunications networks available from Y-our Network. SIM Card: means the "subscripter Identity Module" which is a unique card containing information and when used with a mobile phone/Blackerpri handheld, enables access to the Services. SUBSCRIBER: means the Customer named overleaf.

2. Connection to the Network and provision of the Services 2.1 Subject to the Agreement and these Terms and Conditions Y-our Network Group Ltd will connect and maintain the Connection of the mobile phone/BlackBerry handheld/SIM card to the Network and Y-our

maintain the Connection of the mobile phone/BlackBerry handheid/SIM card to the Network and Y-our Network Group Ltd will use Its reasonable endeavours to make the Services available to the Subscriber throughout the Term (as specified in clause 4 below). 2.2 The mobile phone/BlackBerry handheid number remains the exclusive property of Y-our Network Group Ltd, until the end of the Minimum Contract runs stated in the Agreement. 2.3 The Subscriber acknowledges that Y-our Network Group Ltd charges calls to certain businesses (principial) access call service providers which have been notified to bit a 1 permium rate or bars calls to to the contract the term of the Minimum Contract the net net provider which have been notified to the at permium rate or bars calls to the contract term of the minimum Contract term of the term of the term of the term of the second term of the term of term of the term of the term of term of the term of the term of the term of the term of term of the term of term of term of the term of term o

such numbers. The Subscriber acknowledges this and agrees to it.

3. Payment Payment for the Services will be as follows: 3.1 Payment is due fourteen (14) days from the invoice date by Direct Debit, unless otherw specified overleal.

specified overlear. 22 All charges mist be paid in full without deduction, set off or withholding. 3.3 The Subscriber will be asked to pay the Monthly Charge in advance, dependent upon the particular tarffit face, his may be one or two months Monthly Charge. Call charges will be paid one month

In arreas. 3.4 Ordinarity, Your Network Group Ltd will invoice on a monthly basis, where possible on the same date each month, Your Network Group Ltd reserves the right to amend the date and frequency of the invoices and to submit interim invoices if it is obvioces will be submitted via email. 3.5 Value Added Tax is payable on all charges levied by Your Network Group Ltd unless otherwise

specified. 3.6 Y-our Network Group Ltd reserves the right to withhold or withdraw discounts on any invoices that remain unpaid in accordance with clause 3.1

3.6 Y-our Network Group Ltd reserves the right to withhold or withdraw discounts on any invoices that remain unpaid in accordance with clause 3.1
3.7 During the Term Y-our Network Group Ltd may ask for a deposit as security for payment in respect of additional Services to be provided. The Subscriber may request the return of any deposit at the expiry of the Minimum Term as stated in the Agreement, but the decision to return any monies prior to the Minimum Term as stated in the Agreement, but the decision to return any monies prior to 8.9 vour Network Group Ltd reserves the right to est off any deposit against any amounts due and owing by the Subscriber to Y-our Network Group Ltd including but not limited to the Agreement, 3.9 Y-our Network Group Ltd reserves the right to review the Credit Limit applicable to the Agreement and if the total charges under the Agreement exceed the Credit Limit Y-our Network Group Ltd shall be emitted to demand immediate repayment of whole or part of the total charges outstanding.
3.01 Uf the Subscriber fails to pay any part of the adresaid charges in accordance with these Terms and Conditions, Y-our Network Group Ltd reserves the right to charge interest at the rate of 4% above the base rate

base rate of National Westminster Bank PLC from time to time calculated from the invoice date until the

of National Westminster Bank PLL trom turne to turne concense of the second sec

atising from on in connection with any charges due to Y-our Network Group Ltd, or the Network Provider direct from the Subscriber for the another with any charges due to Y-our Network Group Ltd, or the Network Provider direct from the Sul the supply of Services including (but without limitation) connection charges, monthly access charges, call charges and all other valid charges rendered from time to time.

4. Term 4.1 Each mobile phone/BlackBerry handheld number connected shall have the Minimum Term as stated

4. Least mode provide access previous control relation of control control control and access and the relation of the access and the access

(termination)
 4.2.2 By the Subscriber giving not less than thirty (30) days prior written notice to Y-our Network Group
 LID following the minimum Agreed Term- (24 months from commencement date).This notice must
 coincide with

coincide with the anniversary of the commencement date or any subsequent anniversary thereof, such notice to be sent to Y-our Network Group Ltd place of business via Recorded Delivery. 4.2.3 At any time that the subscriber requests to be moved to another airtime provider (Network) they will automatically enter into a new 24 month term with Y-our Network Group Ltd and said provider from the date the service with the new airtime provider commences. Business Airtime Agreement

5. Warranties and Liability 5.1 Except as expressly provided in these Terms and Conditions all warranties, conditions or other terms (whether expressed or implied by statute or common law or otherwise) as to the quality of the Services or their fitness for any particular purpose are hereby excluded to the fullest extern permitted

the Services of them mites no any parameter provide the service of the services of the service o

of expenses arrang you or any negregation in the second of any delay in performing or failure to perform any of its obligations if the delay or failure was due to any cause beyond the reasonable control of Y-our Network Group Ltd.

6. Use of the Services via the Mobile Phone/BlackBerry handheld/SIM Card

6. Use of the Services via the Mobile Phone/BlackBerry handheid/SIM Card 6.1 The Subscripts should be aware that the current statutory provisions relating to wireless telegraphy and telecommunications services apply to the use of the Services via the mobile phone/BlackBerry handheid/SIM Card and in addition the Subscriber must: 6.1.1 generally observe the Wireless Telegraphy Acts 1948 to 1967, the Telegraphy Act 1984, other relevant legistation, statutory instruments, and comply with any directions made by the Director General of the Office of Telecommunications or the Secretary of State; 6.1.2 not use or allow others to use the Services to the impaired; 6.1.2 not use or allow others to use the Services to the impaired; 6.1.4 not use or allow others to use the Services to the impaired; 6.1.4 not use or other to act in any way which may injure or damage any persons property or the Network or howscever cause the quality of the Services to be impaired; 6.1.4 not use or other Services to the impaired; 6.1.5 not use or other Services to the Instructions Issued by Y-our Network Group Ltd which concern the Subscriber's use of the Services to the Instructions Issued by Y-our Network Group Ltd which concern the subscriber's use of the Services to the service store with the Network of roup Ltd which services to the use with the Network.

a. Lo unity use me moune phoneblackderry handheid/SIM card supplied under the agreement whic approved for use with the Network.
6.2 The Subscriber shoult recognise that the Services may from time to time be adversely affected by local geography, topography and/or atmospheric conditions and/or other causes of interference.

interference. 6.3 The Subscriber acknowledges that Roaming Services are provided using third party networks and that the availability and performance of such Roaming Services is outside of Y-our Network Group Ltd

control. Y-our Network Group Ltd shall have no liability whatsoever to the Subscriber whether in contract, tort or

otherwise (including negligence) arising out of or in connection with the use of the Roaming Services.

7. Suspension
7.1 Your Network Group Ltd may from time to time and without notice suspend the Services (and at Y-our Network Group Ltd discretion disconnect the mobile phone/BlackBerry handheld/SIM card from the Network)) and any other services provided to the Subscriber by Y-our Network Group Ltd or a member of Y-our Network Group Ltd Group ('O Services') in any of the following circumstances without prejudice to the liability of the Subscriber to continue to pay the Minimum Charge:
7.1.1 if the Subscriber fails to comply with any of these terms and conditions (including but not limited to failure to pay any charges when due) until the failure to comply is remedied to Y-our Network Group Ltd satisfaction;
7.1.2 if the Subscriber allows to be done anything which in Y-our Network Group Ltd option may have the effect of linenardism the operation of the Services;

jeopardising the operation of the Services; 7.1.4 if the Subscriber fails to pay Y-our Network Group Ltd any sum or sums due to Y-our Network Group Ltd, and/or any supplies or fitter in respect of the cost of supply and/or fitting of the mobile phone/BlackBerry handheld/SIM card or

any part thereof or 7.1.5 if in the absolute discretion of Y-our Network Group Ltd the Services are being used in a manner prejudicial to the interest of the Subscriber and/or Y-our Network Group Ltd aftor the Network. 7.2 if Y-our Network Group Ltd in their sole discretion reinstate the Services following suspension the Subscriber may be

liable for an administration fee of £50.00 if suspension is due to the default of the Subscriber. 7.3 During any chincinal failure, andification or maintenance of the Network, if the Services are suspended under this clause for a period of seventy two (72) hours or more, Y-our Network Group Ltd will on a pro-rata basis credit to the Subscriber any line rental or additional Services that may have been charged during the unavailability of the Network.

Network. 8. Termination 1. Without produce to any other claims or mandles which Your Network Group Ltd may have against the Subscher, Your Network Group Ltd may terminate the Agreement by giving notice to the Subscher with immediate effect in any of the following circumstances: 8.1.1 if the Subscherber fails to compty with any of the terms of these Terms and Conditions including but not limited to fail the to pay any charges due: 8.1.2 if the Subscherber enters into a deed of arrangement or commits an act of bankruptcy or compounds with creditors or if a receiving order is made against it (being a company) it shall pass a resolution or the court shall make an order that the Subscherber afters than for the purposes of amalgamation or reconstruction) or if a receiver (including an administrative receiver) shall be appointed of any of the sasks or understang of the Subscherber afters the subscherber afters that appointimut or the presentation of a petition for the septointment of an administrative or suffers any similar action in consequence of debt: 8.1.3 if the Subscherber afters or suffers any similar action in consequences of debt: 8.1.3 if the Subscherber afters or suffers any similar action in consequence of debt: 8.1.3 any licence to operation or the events. 8.1.4 any licence to operation or therwork thervork. 8.1.4 any licence to operation or therwork is revorked or terminated for any reasor. 8.1.5 the operation of the Network whether under the Wireless Telegraphy Act 1949 to 1967 or the Telecommunicians. Act 1984 or otherwise is revorked or terminated for any reasor.

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universities and any reason; 8.1.6 if information supplied to Y-our Network Group Ltd by the Subscriber is false or misleading. 8.2.Y-our Network Group Ltd may Terminate the Agreement with immediate effect for any reason whatsoever by giving

votice in writing to the Subscriber during the period of twenty eight (28) days following the Connection Date of the

wrmg to the Subscriber during the period of twenty eight (28) days following the Connection Date of the Business Airman Agreement. 8.3 Upon the Termination of the Agreement Y-our Network Group Ld shall disconnect the mobile phone/BlackBerry handheid/SIM circli from the System. If Y-our Network Group Ld in their sole discretion reconnect the Subscriber following such disconnection arises as a result discussman such as a subscript shall be deemed to continue. 8.4 Upon the Termination of the Agreement by Y-our Network Group Ld under clauses 8.1.1, 8.1.2 or 8.1.3, the Subscript shall be failed for the Connection Charge and the Agreement shall be deemed to continue. 8.4 On Termination of the Agreement by Y-our Network Group Ld under clauses 8.1.1, 8.1.2, 8.1.3 or 8.1.6 or by the Subscript Subscriber then the Subscriber shall pay to Y-our Network Group Ltd immediately on demand:

then the Subscriber shall pay to Y-our Network Group Ltd immeatably on demand: (a) all charges payable up to the date of Termination; and (b) a cancellation charge equivalent to the outstanding Monthy Charges for the remaining Minimum Term as stated in the Agreement. 8.5 In the event that a hardware fund has been established for the Subscriber of them any monies due to the Subscriber on Termination of the Agreement shall be determined on a pro rata basis for each month of the Agreement completed prior to the Termination of the Agreement. Where all or part of the fund has been utilised at the time of Termination of the Agreement. Where all are part of the fund has been Utilised at the time of Termination of the Agreement. Where all are part of the Nucl Network Group Ltd any proportion of the original fund value due pro rata. The fund shall be managed by Y-our Network Group Ltd http://pau.http://www.Network.com.util.td

Label and the set of t

9. Transfer of Liability 9.1 Y-our Network Group Ltd may at any time assign its rights under the Agreement to any third party. 9.2 The Subscriber whether selling or otherwise, cannot transfer their obligations to pay charges or bring the Agreement to an end. Any other transfer should be notified to Y-our Network Group Ltd in advance for Y-our Network Group Ltd to accent or

acceptor otherwise as it sees fit. If a new user of the mobile phone/BlackBorry handheld/BlackBorry has a otherwise as it sees fit. If a new user of the mobile phone/BlackBorry handheld/BlackBorry has a Your Network Group Ltd and enters into a new Agreement, satisfactory to Your Network Group Ltd, it is Your Network Group Ltd policy to release the existing Subacibler from liability from luture charges. 9 3 Your Network Group Ltd acceptance of payment from another person other than the Subscriber does not imply that Your Network Group Ltd acceptance of the Subscriber.

10. Variation 10.1 Y-our Network Group Ltd may vary all or any of its charges by publishing any such variation in its tariff sheets or

10.1 Y-001 Network Group Ltd Titaly Yatry and in any or its charges by publishing any such remainer in as term and/or of upon its website, (www,y-ournetworkgroup.co.uk,) such variation to have immediate effect under the Agreement unless otherwise stipulated. 10.2 Any such variance in prices or tariffs does not allow the Subscriber to Terminate the Agreement. 10.3 Although Y-our Network Group Ltd may vary prices without notice, Y-our Network Group Ltd will endeavor to provide as much notice as possible. 10.4 Y-our Network Group Ltd may vary prices without notice, Y-our Network Group Ltd will endeavor to provide as much notice as possible. 10.4 Y-our Network Group Ltd will any change these Terms and Conditions (including the charges) at any time. Y-our Network Group Ltd will publish details of such changes on line on Y-our Network Group Ltd website www.y-ournetworkgroup cu kat least two weeks befort the change is to take effect. **11. Data Protection** The Subscribers acknowledges that details of the Subscribers name, address and payment record may be submitted to a credit reference agency.

12. Miscellaneous 12.1 Each and every mobile phone/BlackBerry handheld/SIM card and ancillary service connected by Y-our Network

12.2 The Subscriber must promptly advise Y-our Network Group Ltd of any change of address in writing and by recorded dalivery. Any notice hereunder sent by Y-our Network Group Ltd or hes Subscriber shall be deemed to be served within 48 hours of posting to the last address notified in writing to Y-our Network Group Ltd by the Subscriber. 12.3 The Subscriber must notify Y-our Network Group Ltd in modiately if the SiM Card is solidon rotest. 12.4 Y-our Network Group Ltd reserves the right to add to the Agreement, the reasonable costs incurred in recovering any outstanding dedt due from the Subscriber. 12.5 Y-our Network Group Ltd will use reasonable endeavours to co-operate with any reasonable request from the Subscriber to transfer any telephone numbers allocated to the Subscriber hereunder to another service provider upon Termination of this Agreement or from one network to another network in either case upon the Subscriber transmation of this Agreement or from oce natarges incurred in complying with that request. Any such request the made in the form prescribed by Y-our Network Group Ltd from time to time and shall be exercised. the Network shall be governed by these Terms and Conditions. 12.2 The Subscriber must promptly advise Y-our Network Group Ltd of any change of address in writing and by recorded

paying Y-our Network Group Ltd reasonable costs or charges incurred in complying with that request. Any such request shall be made in the form prescribed by Y-our Network Group Ltd from time to time, and shall be made subject to the Terms and Conditions set out in such form, from time to time, 12.6 The Subscriber agrees that these Terms and Conditions (and any Service Level Agreement or specifications where applicable) shall govern the Agreement between Y-our Network Group Ltd and the Subscriber to the excitision of any other Terms and Conditions oral or written and all representations or communications between the parties relating to the subject matter of the Agreement. 12.7 The invalidity, llegality or unenforceability of any provision of these Conditions should not affect the other Conditions of the Business Aftime Agreement. 12.8 A person who is not party to this Agreement shall have no right under the Contracts (Rights of Third Parties) Act 1990 te enforce any Term of this Agreement. This dause does not affect any right or remedy of any person which exists or is available otherwise than pursuant to that Act. 12.9 The Agreement (and any proceedings whereby one party might be entitled to join the other as a third party) shall be governed by and construed in all respects in accordance with English iaw and the parties havely submit to the exclusive jurisdiction of the English ourst. 12.10 Y-our Network Group Ltd does not maintain any blue tooth devices and is not responsible for the non pairing of any devices.

any devices. This is solely an issue for the device manufacturers