PART 1 – General Terms and Conditions

nt shall apply in respect of all Service and Usage ns of this Part 1 of this Agre ons and Interpretation t: means these Terms and Conditions together with the Order

Agreement: means these ierms and conditions together with the ureer. Associated Company: means any company which is a parent company of the relevant entity or a subsidiary of such parent company, where parent company and subsidiary have the meanings set out in Section 256 of the Companies Act 2006. Basic Tariff: means the tariff all customers default to at the end of their contracted term/tariff

odd m Section 2-56 of the Companies Act 24 and 24 at the end of their contracted term/tariff Confidential Information: means any information, whether communicated orally or in documentary or other form, which relates to the business of the Supplier including, without limitation, any information relating to products, customers, pricing, policies, methods, business business and strategies, technical process and financial affas, in all cases whether expressly stated and connection to the Service as specified in the Order or otherwise notified by the Supplier. Connection Orage means the non-refundable charge payable by the Customer for installation and connection to the Service as specified in the Order or otherwise notified by the Supplier. Connection Point: means a terminal block, a socket for a removable plug, a distribution frame, or any other device which the Supplier specifies to connect the Customer's equipment to an Exchange Line and/or the Service. Customer: means the party purchasing the Service, as named in the Order. Early Termination Fee: means the Service Charges for the remainder of the Minimum Term of Renewal Term (as the case may be) outstanding plus 45% of the average monthly Usage Charges for the preceding 3 months multiplied by the Justem of months of the Minimum Term of Renewal Term (as the case may be) be). Exchange Line: means all intellectual property rights including, without limitation, copyright, patents, trade trade to estimate or exchange to provide the Service. Lift: means all intellectual property rights including, without limitation, copyright, patents, trade rights.

.s. imum Period: means sixty (60) months (or such alternative period as is set out on the Order)

- from the date that the Service is first delivered to the Customer. Offending Material: means any material, data, images or information that is: (i) In breach of any law, regulation, code of practice or Supplier's acceptable use policy, or (ii) Abusive, indecert, defamatory, obscene or menacing or

(iii) threading or (iii) threading or confidence, IPR, privacy or any right of a third party. Ofcom: means the Director General of Telecommunications or any similar office that may be appointed in addition or in substitution. Order: means the [Customer Services Agreement] signed by the parties or such other document that the Supplier deems to constitute the Order. Renewal Term: as clinical in clinical constructions of the supplication of the supplications of th

Renewal Term: as defined in clause 2.1.

Service: means any and all of the services that the Supplier has agreed to supply to the Customer, as set out in the Order. as set out in the Under. Service Charges: means any or all of the charges and fees payable by the Customer for the Se pursuant to this Agreement as set out in the Order or invoice or otherwise notified by Snonlier.

Site: means any or all of the Customer's sites at which the Supplier is providing the Service

Site: lineas any of an on the customer's sites at which the supplier means the service. Supplier means the company specified in the Customer Agreement/Order which is a subsidiary of incom-CNS Group Limited, Clarendon House, Clarendon Road, Eccles, Manchetzer, MSO SAL Supplier's Equipment: means any equipment owned by the Supplier or its licensors that the Supplier uses to provide the Service.

Usage Charges: the charges for usage of the Service (including, but not limited to, calls and data). Working Day: means 09:00 to 17:00 Monday to Friday but excluding public holidays in the United

Working Owy means 05:00 02 / 02 montage of many detection ground product homeys in the one of Kingdom recognised by the Supplier Any reference in this Agreement to any provision of a statute shall be construed as a reference to that provision as amended, re-enacted or extended at the relevant time. 2. Duration and Scope of this Agreement 2. This agreement commences on the date that the Supplier first makes the Service available to

2.1 This agreement commences on the date that the Supplier first makes the Service available to the Customer and shall remain in effect (subject to Clause 9) for the Minimum Period and thereafter renewed for further periods equal to the Minimum Period (each such renewal to be a **"Renewal Period"**) unless terminated in accordance with this paragraph. In the event that the Service is added to, amended or changed in any way then a new Minimum Period or Renewal Period Period (as the case may be) will commence on the date of the new installation or amendment or change for the entire agreement, unless the Supplier agrees otherwise at its absolute discretion and confirmed in writing not more than 14 days prior to installation. For the avoidance of any doubt, the Minimum Period ar Renewal Period (as the case may be) in such circumstances shall be availed of the internations position 40 externation from early to the Minimum Period ar Renewal Period (as the case may be). doubt, the Minimum Period or Renewal Period [as the case may be] in such circumstances shall be a period of time equal to the Minimum Period or Renewal Period affecting the Services prior to such addition, amendment or change, and shall not be for a shorter period of time (regardless of any timescales stou in any order for such addition, amendment, or change). On termination of this agreement for whatever reason the Service may be disconnected unless the customer makes alternative arrangements with another provider for the service. 22 Each party may terminate the Agreement on not less than 90 Days notice in writing to expire at the end of the Minimum Period or any subsequent Renewal Period. 23 If the Customer terminates this Agreement during the term as defined in Clause 2.1 of this Agreement and has no right to terminate under Clause 9, or Part 2 or Part 3, the Customer shall pay as liquidated damages, in addition to other sums paylable up to the date of termination, the Early Termination Fee which the parties agree represents a genuine pre-estimate of the Suppliers loss.

2.4 At the end of the agreed term the customer will default to the Basic Tariff unless otherwise reed in the original order form. The Basic Tariff can be found at

agreed in the second and the second and the second agreed of the Second

to use the Service in accordance with this Agreement, and user year according to the Agree when they are due. Charges when they are due. 2.6 The Customer hereby agrees to the termination of its existing contract for equivalent services with its existing communications service provider and any charges related to such. The Supplier is in no way liable for any charges arising from termination of the Customers existing contracts. 2.7 The Customer shall provide a suitable and asle working environment for the Supplier, any third party suppliers or sub-contractors of the Supplier's and anyone acting on any of their behalf,

third party suppliers or sub-contractors of the Supplier's and anyone acting on any or tneir bettem, to the Customer's equipment to be used and connected with the Service shall be connected by means of Connection Points and ancillary wriming if the Customer wishes a Connection Point to be moved to another place within the Site, the Supplier may agree, subject to payment of the Supplier's applicable charges. The Customer shall are supplier's request, arrange for the Customer's equipment to be reprogrammed by its designated maintainer in accordance with instructions provided by the Supplier, to enable any Indirect or other access. The Supplier will have no responsibility in respect of such reprogramming.

3. Service: 3.1 The provision of the Service is subject to all relevant licences, infrastructure (or interconnect arrangements) and consents being in place. The Supplier shall use reasonable endeavours to meet any agreed dates but shall not be liable for failure to meet them. The Customer shall obtain any consent or facility that is necessary or desirable for the Supplier to provide the Service on the Site. 3.2 The Supplier shall exercise the reasonable care and skill of a competent communications operator. The Service cannot be guaranteed to be fault free but the Supplier shall provide the same quality of service to the Customer as it provides from time to time to its customers senserally. Services
 The prov

generally. 33 The Customer shall report any fault to the Supplier's Customer Services Department, whi it will be dealt with in accordance with the agreed fault repair service. Where no Supplie faujument is installed, the Supplier may request that the Customer first have its designant maintainer check the Customer's equipment. If the Supplier agrees to fix a fault that is caused the Customer or that otherwise falls outside the responsibility of the Supplier or where no fault is found, the Supplier may charge the Customer for any work that the Supplier has undertaken at

is sound, of a support of the generation of the second of the Supplier. 4.2 The Supplier will advise the customer in writing if for the purposes of supplying the services

contained on the front page of this document, the Customer Facilities are not suitable and what necessary steps are to be taken by the Customer to make the Customer Facilities witable. 43 The Customer shall use their reasonable endeavours to complete any of the works notified by the Supplier at each location within 7 days of notification.

4.4 The supp 4 The supplier may perform repeat inspections (and the procedure outlined in clause 4.2) until e Supplier is satisfied the Customer Facilities are suitable.

The Supplier may have to change the terms and conditions of this Agreement. Where this is necessary the Supplier will publish details of all changes on www.incom.co.uk before they take

5.2 The Supplier will endeavour to let the Customer know about any changes referred to in clause 5.1 at least one month before they take effect. However, if the Supplier needs to make changes at a teas of the month benue they date effect. However, if the supplied needs of make changes, as possible, for regulatory or legal reasons, it may be unable to meet that timescale. In those circumstances, the Supplier will let you know about any changes as soon as it can.
 6.1 The Customer's Soligitations
 6.1 The Customer's Soligitations

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6.1.1 For storing, reproducing, transmitting, communicating or receiving any Offending Material; udulently or for any criminal purpose or in a manner that is contrary to any regu

or legal requirement; or 6.1.3 To make offensive, indecent, menacing, nuisance or hoax communications 6.1.4 Contrary to instructions that the Supplier may give to the Customer.

6.2 The Customer will provide the Supplier with all information that the Supplier needs and allow Var in classonie win prome we subjerer win an international trust we subjerer interest and anow the Supplier to use that information for credit checking and table collection (including disclosure to and use by third parties acting for the Supplier] and any other uses and disclosures allowed by the articles of the General Data Protection Regulations (GDPR) and will allow the Supplier to disclose such information to the extent that the Supplier is required to do so by Ofcom, the law or any relevant authority.

6.3 The Customer shall keep all of the Supplier's Equipment at the Site safe and shall pay for the 6.3 The Customer shall keep all of the Supplier's Equipment, which is lost, damaged (otherwise than by fair wear and tean) or destroyed. The Customer shall not alter or move any of the Supplier's Squipment, which is lost, damaged (otherwise than by fair wear and tean) or destroyed. The Customer shall not alter or move any of the Supplier's Squipment, nor or lost right, and the supplier's Squipment, nor or lost right, and the supplier's Squipment and the supplier's Squipment, nor or lost right, and the supplier's Squipment fact its performance, nor remove or deface any words or signs on it, nor permit anyone else to do so. The Customer shall not stall, let, mortgae, change, ledge, dispose of or do anything that would prejudice the Supplier's Equipment or the System in any way. The Customer will allow the Supplier's Equipment states, add to, replace or remove any Supplier's Squipment, either remotely or via a designated maintainer. At the end of the term of the Agreement, the Customer will allow the Supplier's Squipment in the Customer's all lives to customer's all lives to customer's all lives to customer's and lives fair customer's all lives to customer's any fair state state and all lives to customer's any fair state s

possession. 6 AT the Customer shall at its own cost arrange for the required Site-specific conditions, as notified by the Supplier. This will include, without limitation, mains electricity supply, connection points and computer terminals. The Customer shall propare the Sites in accordance with the Supplier's reasonable instructions and reinstate them at the Customer's expense after the Supplier has

reasonable instructions and reinstate them at the Customer's expense after the Supplier has completed any work necessary for the Supplier to be able to provide the Service. 6.5 The Customer shall ensure that any equipment (excluding Supplier's Equipment) that it uses in connection with the Service meets any legal or regulatory requirements and is approved for connection to the System. If not, the Customer must immediately disconnect it or allow the Supplier to do so the Customer's expense. 6.6 The use of computing equipment and/or computers software owned and/or controlled by the Supplier (in clouding computer networks and systems accessed via the network) is permitted for bons finde purposes and is subject to authorisation. Unauthorised or improper use of these facilities is a breach of this Agreement and may give rise to withdrawal of the facilities and/or proceedings under the Computer Misuse Act 1990. 6.7 The Customer shall indemnify and keep indemnified the Supplier against all or any claims and associated costs, damages or expenses made by any third party as a consequence of any breach by or other act or omission of the Customer under or in relation to this Agreement. 7. Payments 7.1 The Supplier is hall be enritled to send an invoice to the Customer for the Service Charges

7. Payments 7.1 The Supplier shall be entitled to send an invoice to the Customer for the Service Charges monthly in advance, for the Usage Charges after the end of the month in which the relevant Usage Charges were incurred. The Customer shall ay all Service Charges and Usage Charges whether the Customer or someone else uses the Service. The Usage Charges will be calculated using the details recorded or logged on the Supplier's systems and not details recorded by the Customer. 7.2 The Customer shall ay any arcsellation charges, aborthve wisk charges, engineering visit or 7.3 The Customer shall approximation and the Suborthve visit charges, engineering visit or 7.5 The Customer shall approximation and the software of the Service Service

7.2 The Customer shall pay any cancellation charges, abortive visit charges, engineering visit or service charges into providers and relating to the Service, save where such abortive visit or service maintenance charges arise through the Supplier's default.
7.3 The Service Charge shall continue to be payable during any period of suspension or restriction, requested by the Customer in addition to any charges for such suspension or restriction.
7.4 The Service Charge shall continue to be payable during any period of suspension or restriction.
7.4 The Service Charge and Usage Charges are exclusive of Value Added Tax, which shall be applied by the Customer in addition to the Service Charges and Usage Charges are exclusive of Value Added Tax, which shall be applied be from time to time.
7.5 The Customer shall (without set-off or deduction) pay in pounds stering by Direct Debit all invoices issued by the Supplier within fourteen (14) days of the date upon them, subject always to clause 7.6. In the event a Direct Debit payment is not caceptable to the Customer payment by chaque or other means as greed within 7 [serven] days of the date upon them an be agreed. The Supplier was then to these payment therms in writing prior to implementation. If cheque or other means as agreed within 7 (seven) days of the date upon them can be agreed. The Supplier must agree any variation to these payment terms in writing prior to implementation. If the Customer's credit rating decreases at any time, the Supplier shall be entitled to revise the receil terms to require payment upon invoice or in less than 3 days. If the Customer fails to make payment by this date in full, in addition to the Supplier's right to suspend set out in Clause 31, and the Supplier may charge interest at the rate of 10% per anomn above the base rate of the Base of England on any amounts outstanding from the due date for payment until payment is made in dell successes will be observed on excitation.

of England on any amounts outstanding from the due date for payment until payment is made in full. Interest will be charged on a daily basis. **7.6** if the Customer wishes to dispute an invoice, they must contact the Supplier's customer services in writing to finance@incor.co. uk within 14 days from the date of the invoice. After such period, any undisputed invoice(s) will be deemed correct and incapable of being disputed and the Customer must pay the full amount of any such invoice(s) immediately. 7.0 Notwithstanding clause 7.6, if the such as the substantiant of any such invoice(s) immediately.

clause 7,6, ff: 7.21 the amount disputed is less than 5% of the total amount of the invoice then the full amount of the invoice must be paid in accordance with clause 7.5 though such payment shall not prejudice the Customer's right to dispute any such amount in accordance with clause 7.6, or 7.7.2 the disputed amount in any invoice is greater than 5% of the total invoice then any such undisputed amounts must be paid accordance with clause 7.5.

7.8 Subject to clause 7.7. the Supplier shall increase the level of its Service Charges and the Usage

7.8 Subject to clause 7.7, the Supplier shall increase the level of its Service Charges and the Lage Charges but pit of 25% every 12 months after giving the Customer four (14) evecks written notice of its intention to do so. This notice may be included in an invoice to the Customer. 7.9 The Supplier may also charge the level of its Service Charges and/or to sub-get Charges during or after the Minimum Period, retrospectively as well as prospectively, as a consequence of (a) any Choron direction, determination, or other or similar detaction, or (b) any notice issued by a supplier or provider of the Suppliers correcting an error in the amount or application of a charge or payment under is relevant argreement with the Supplier. In both cases, the Supplier shall only be entitled to change the level of its Service Charges and/or tages charges where the foregoing rafer the Minimum Period as a consequence of any price increases pased on to the Supplier by third party providers of the Supplier. The Supplier shall not be supplier by sum or price increases pased on by the Supplier by third party providers of the Supplier. The Supplier shall not have the right to cancel the Contract. the Contract

7.10 Where the Supplier agrees to do work outside a Working Day at the request of the Customer, the Supplier may charge the Customer in accordance with the Supplier's applicable man-hour

7.11 Invoices paid by means other than direct debit shall be subject to an additional £8 (eight) monthly charge to reflect the Suppliers administration costs in processing such payment. 8. Suspension and Variation of the Service

8.1 The Supplier may, in its sole discretion and upon giving the Customer notice, suspend or vary the Service without compensation (unless due to the default of the Supplier) for any period during

Wincir: 8.1.1 The Supplier is required to do so in order to avoid a breach of the authorisation of the Supplier under the Communications Act 2003, as amended from time to time; 8.1.2 The Supplier is obliged or requested to comply with an order or instruction of, or a

8.1.2 The Supplier is obliged or requested to comply with an order or instruction of, or a recommendation or request to take such action received from the Government, Ofcom, an emergency services organisation or a competent administrative authority; a submitted of the supplier reasonably supports or believes that the Customer is in breach of Clause 6.1 or the Customer is in breach of Clause 6.1 and 1.4.1 The Customer is creating decreases at any time, and the Customer fails to supply 8.1.4 The Customer fails to supply 8.1.4 The Customer fails to supply 8.1.4 The Customer fails to supply 8.1.5 The supplier's contract with one error of its suppliers or providers relating to the Services is supplier in direct with one error of its suppliers or providers relating to the Services is supplier or the instruction.

reasonable security in response to a request from the Supplier; or 8.15 The Supplier's contract with one or more of its suppliers or providers relating to the Services is suspended, wireld or terminated. 8.3 The Customer shall remburse the Supplier for all reasonable costs and expenses incurred as a result of the suspension and any recommencement or variation of the Service where suspension or variation is implemented as a result of any act or omission of the Customer. 8.4 The Supplier may at any time suspend the Service or any part of it, without liability: 8.4 The Supplier may at any time suspend the Service or any part of it, without liability: 8.4 To any the technical specification of the Service in order to comply with any relevant law 6.4.3 To one yith technical specification of the Service in order to comply with any relevant law 6.4.3 To range the technical specification of the Service in order to comply with any relevant law 6.4.3 To range the technical specification of the Service in supplier will, during such suspension under this Clause 8.4, the to ensure that minimum disruption is caused to the Service. 9. Termination 9.1 Either Party may immediately terminate this Agreement by written notice if the other Party commits a material breach that is not capable of being remedied. 9.2 Either Party may immediately terminate this Agreement by written notice if the other Party commits an at of bankrupty or goes into or is put into liquidation (other than solely for the purposes of a receiver tordin maingunation) or if a receiver or administrator is applied over all or part of the other Party's assets or the other Party suffers seleure of any of its property for non payment of nomices owing.

all of part to the Uniter ran's sackets of the outer ran's suffers secure of any on its property for non payment of nonies owing. 9.4 If this Agreement is signed before the Supplier has completed its credit check of the Customer, the Supplier shall be permitted to terminate this Agreement immediately by written notice if the Customer fails to pass the Supplier's credit policy

9.5 The Supplier shall be permitted to terminate this Agreement immediately by written notice at any time for the reasons set out in Clauses 8.1.1 and 8.1.2.
8.6 The rights to terminate this Agreement given by this Clause 9 shall be without prejudice to any other right or remedy of either Party in respect of the breach concerned (if any) or any other breach. Following termination of the Service, telephone service may be disconnected unless the Customer makes alternative arrangements with the Supplier or another communications service.

Customer makes alternative arrangements with the Supplier or another communications service provider. **10. Intractions and Exclusions of Liability 10. Intractions 10** sets out the Supplier's intre liability (including any liability for acts or omissions of the Supplier's employees, agents or subcontractors) to the Customer in tort, contract or dherwise arranging in connection with the performance, non-performance or contemplated performance of this Agreement. Except as set out in this Agreement, the Supplier's entire liability of the Service, and all warranties, conditions or guarantees implied by or expressly incorporated as a result of custome by law. The Supplier's duty in performing any obligations under this Agreement is only to exercise reasonable care and skill of a reasonably competent communications provider. **10. 20** Subject to Clause **10.4**, the Supplier's entire liability for non-fraudent representation, or implied warranty, condition or other term, or under any duty at common law, or into t (including reasonable care and skill of a reasonably competent communications provider. **10. 20** Subject to Clause **10.4**, the Supplier's entire liability for non-fraudent representation, or implied warranty, condition or other term, or under any duty at common law, or into t (including submit of liability sar referred to in this clause shall not the exceed £1,000,000 (one milion pounds stering) in aggregate during the term of this Agreement. **10.3** Notwithstanding anything to teo contrary in this Agreement. **10.3** Notwithstanding anything to teo contrary in this Jacement and this duse them, any duty at common law, or any tori, for any loss of profits or resenue, loss of inclone or business, loss or expenses payable by the Customer under the express terms of this Agreement to by a submit som manging. Loss of an contrary in this (for dash to personal injury resulting from is som neglegence or for reaudel miserspresentation.).

10.4 The Supplier shall not exclude or restrict liability for death or personal injury resulting from its own negligence for for faudulent misrepresentation.
10.5 Each of the Supplier and the Customer acknowledges that it considers the provisions of this Cusue 20 to be reasonable, taking account of the other terms of this Agreement (including the Charges) and its ability to insure against losses which may arise from any breach by the other Party of its obligations under this Agreement.
10.6 The provisions of this Clause 10 shall survive termination or expiry of the Agreement.

11.1 For the avoidance of any doubt, the Customer responsibilities include but are not limited to; e of any doubt, the Customer responsibilities include but are not immed to; (0) Secure implementation and management of their systems including any hardware not provided by the Supplier such as Firewalls or PSX. (ii) Maintaining security and confidentiality of authentication details for online service portals and other services. (iii) Mitigate exposure to any suspected or known security breach by resetting passwords, requesting that accounts are disabled and reporting

resetting passwords, requesting that accounts are disabled and reporting the incident to the Supplier 11.2 The Customer accepts full and complete liability for any costs incurred as a result of fraud. 11.3 The Supplier recommends the Customer obtains professional security advice with regard to the equipment and Services provided. 12. Confidentiality and Data Protection 12.1 The Supplier is subject to the provisions of the articles of the General Data Protection Revulations (ToPR)

lations (GDPR)

Regulations (GDPR)
12.2 Where the Supplier acts as a personal data processor the Supplier confirms that they:
(i) will only act on the written instructions of the controller (unless requ
by law to act without such instructions);

(ii) will ensure that employees processing the data are subject to a duty of confidence

(iii) will take appropriate measures to ensure the security of the data

processing; (iv) will only engage a sub-processor with the prior written consent of the data controller and only engage with such under a written contract to comply with Article 28 of the GDPR;

(v) will assist the data controller in providing subject access and allow data

subjects to exercise their rights under the GDPR; (vi) will assist the data controller in meeting its GDPR obligations in relation

(ii) will assist the data controller in meeting its SOPR obligations in relation to the security of processing, the notification of personal data breaches and data protection impact assessments; (ivi) will delete or return all personal data to the controller as requested at the end of the contract; (ivii) will make available all information necessary and submit to audit and increasing the personal back of the second back of the second back of the meeting of the second back (iviii) will make available all information necessary and submit to audit and the second back of the s

inspection to demonstrate compliance with obligations laid down by Article 28 of the GDPR, and tell the controller immediately if it is asked to do something infringing the GDPR or other data protection law of the EU or a

sometime immiging une corr or order orda protection avoir the corr a member state. 12.3 Where the Supplier acts as the data controller it requires the provisions of 12.2 to be adhered to by the relevant data processor. 12.4 The Customer agrees to keep all Confidential Information confidential, to disclose it only to

L24 ne u-satomer agrees to keep all contidential intormation confidential, to disclose it only to its employees that need to know it and to use it exclusively for the purposes contemplated by this Agreement. This Clause shall not apply to information that the Customer can prove 12.4.1 is in the public domain otherwise than by the Customer's breach; 12.4.2 if already had in its possession prior to obtaining the information directly or indirectly from the Singler.

12.4.2 If already had in its possession prior to obtaining the information directly or indirectly from the supplier; or 12.4.3 A third party subsequently disclosed to the Customer free of restrictions on disclosure and use. This Clause shall survive for three (3) years from when the Customer acquired that Confidential information from the Supplier. The Subsequently disclosure and use is a securities exchange or other regulatory authority, but only to the extent of the requirement. The Customer shall comply inform the Supplier in the disclosure. 12.6 The use down information from you be subject to (and therefore the Customer shall comply with) the General Data Protection and Privacy Regulations 1990. The Supplier inserves the right to withhold Calling Line identification if it believes that the Customer has failed to comply with the Supplier on the Supplier reserves the right to withhold Calling Line identification if it believes that the Customer has failed to comply with the General Data Protection and Privacy Regulations 1990. The Supplier inserves the right to withhold Calling Line identification if it believes that the Customer has failed to comply with the Customer has failed to comply with the Supplier reserves the types of information we may hold under this contract and why this information is held. Our Privacy Policy is disclosed on our website and may be updated from time to time.

13. Ownership All IPR relating to the subject matter of this Agreement shall vest in, and ownership of the Supplier's Equipment and the System (including any works performed by the Supplier to connect the Site to the System) shall remain with the Supplier or ris licensors, as appropriate. The Customer acknowledges that it shall have no licence, right, title or interest in or to any IPR of the Supplier or ris licensors or the Supplier's Equipment or the System, succept as expressly set out in this Agreement. This Clause shall survive termination or expiry of the Agreement.

14. Note wapene 14.1 Neither party shall be liable in damages or have the right to terminate this Agreement for

14.1 Neither party shall be liable in damages or have the right to terminate this Agreement for any delay or default in performing hererunder if such delay or default is caused by conditions beyond its control including, but not limited to Acts of God, Government restrictions (including the denial or causelbaron of any export or other necessary license), was, insurrections and/or any other cause beyond the reasonable control of the party whose performance 14.21 effether Party is affected by circumstances beyond fits reasonable control, it shall notify the other Party and shall use reasonable endeavours to overcome the effects. If those effects continue for more than three (3) nonthy, the Parties shall enter into a discussion to agree, in good faith, the best way forward.
14.3 Neither party shall be liable for any failure or delay in performance under this Agreement (other than for delay in the payment of money due and payable hereunder) to the extent said failures or delays are proximately caused by causes beyond that party: reasonable control and occurring without its fault or negligence, including, without limitation, failure of supplers, and carriers, on party to substanially meet its performance ebligations under this subcontrations.

Subcontractors, and carriers or party to substantially meet its performance obligations under this asybcontractors, and carriers or party to substantially meet its performance obligations under this Agreement, provided that, as a condition to the claim of non-liability, the party experiencing the difficulty shall give the other prompt written notice, with full details following the occurrence or

15.1 Notices must be written and delivered by hand or first class prepaid post. The address for 13.1 Notices must be written and delivered by hand of trist dass prepaid post. In eaddress for service on the Supplier (subject to any drange notified by the Supplier). The Managing Director, Incom-DKG Group Limited, Clarendon House, Clarendon Road, Eccles, Manchester, M30 3AL. The address for service on the Customer is as set out in the most recent invoice.
15.2.1 On hand delivery, accept where this is outside a Working Day, in which case the next

Working Day; 15.2.2 Two Working Days after posting (proof that the envelope containing the notice was properly addressed, prepaid and posted and that it has not been returned to the sender shall be

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13. Ownership

14. Force Majeure

15 Notices

proof of posting

Service and Usage Agreement

16. General

16. General 16.1 Headings in this Agreement shall not affect interpretation. 16.2 In the case of any inconsistency between the provisions of Part 1 of this Agreement and the provisions of either of Parts 2 or 3 (as applicable) then the provisions of Part 2 or 3 (as applicable)

16.3 A delay in enforcing rights under this Agreement shall not be a waiver, as any waiver must be expressly granted in writing. be expressly granted in writing. 16.4 The unenforceability or invalidity of any part of this Agreement shall not affect the enforceability or validity of the remainder of it. If any provision or part-provision of this agreement is or becomes invalid, lingeal or unenforceable, it shall be deemed nodified to the minimum extent necessary to make it valid, legal and enforceable, if shuch modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification is not or deletion of a provision or part-provision shall be deemed deleted. Any modification is not enforceability of hereat of this agreement. 16.5 The termination or expiry of this Agreement shall be without prejudice to the rights of either party, which have accrued prior to termination or expiry. Clause that are expressed to survive or which are by implication intended to survive termination or expiry of this Agreement shall so survive.

survive. 16.6 This Agreement contains the entire agreement and supersedes all other agreements and 15.6 This Agreement contains the entire agreement and supersades all other agreements and understandings between the Parties with respect to its subject matter. Any terms proposed by the Customer that are not written in these Terms and Conditions shall be invalid. Subject to Clause 10.4, each Party acknowledges that, in entering into this Agreement, it does not do so on the basis of, and does not rely on, any representation, warranty or other provision except as expressly written in this Agreement, and that its only remedy can be for breach of contract.
16.7 Nothing in this Agreement shall create, or be deemed to create, a partnership or the relationship of principal and agent or employee and employee between the Parties.
16.8 This Agreement is not intended to be for the benefit of and shall not be exercisable by any their approximation. Jos 21:000-employee between the Parties.

16.8 This Agreement is not intended to be for the benefit of and shall not be exercisable by, any third party under the Contracts (Rights of Third Parits). AC 1999 or otherwise and neither Party can declare itself trustee of the rights under if for the benefit of any third party. It. B.9 The Supplier may change this Agreement at any time without requiring the agreement of the Customer. The Agreement in its current format is available at http://www.incom.co.uk 16.10 The Supplier may transfer or assign its stylist and obligations to any of its Associated Companies and may sub-contract any of its Soligations. Otherwise, neither Party may transfer, saingin, sub-linece or subcontract any rights, lineces or obligations under this Agreement without the prior written consent of the other Party, which will not be unreasonably withheld or relaxed.

delayed. 16.11 English law shall govern the validity, construction and performance of this Agreement and the Dartics submit to the exclusive iurisdiction of the English Courts.

PART 2 - Fixed Line Rental and calls additional Terms and

Conditions The provisions of this Part 2 shall apply in respect of Services providing fixed line rental and calls in addition to those set out in Part 1.

1. Definitions and Interpretation CPS: means carrier pre-selection

Drs: means carrier pre-section.
Call Charge: means the Supplier's charges for calls made on the System (including reverse charge calls) as specified in the Order or otherwise notified by the Supplier.
Network Service Provider: means 1 elements: telephone, and other network services provider used by the Supplier in respect of the Services.
Telephone Directory: means 1 elemphone Directory published by 8T or any other operator (as

used by the Supplier in respect of the Services. **Telephone Directory:** means a Telephone Directory published by BT or any other operator (as appropriate). **2. Scope 2.1** If line numbers are not detailed individually on the Order it is agreed that line numbers detailed on the invoice are governed by this Agreement. **3.2** In addition to the right to terminate in fause 9 of Part 1, the Customer shall be entitled to terminate this Agreement without having to pay the Early Termination Fee if call routing and line rental cases to be provided on the relevant Exchange Line during the term as defined in Clause **3**

2.1.
 2.3 Further to the provisions of clause 2.7 of Part 1, the Customer shall provide to the Supplie

2.3 Further to the provisions of clause 2.7 of Part 1, the Curstomer shall provide to the Supplier any relevant account and Calling line identification numbers that may be required by the Network Services Provider or other communications provider, and also access to carry out their obligations for the Supplier. The Network Services Provider and access is provider of their bublet, to the Customer's premises if so required. The Customer acknowledges that the Supplier cannot process the provision of the Service units such information and access is provided.
2.4 The provision of the Service requires that the Network Services Provider undertake programming at exchange level. Accordingly, it is agreed that any act, default or dealy by the Network Services Provider or other communications provider in acrying out subtroprogramming at clausing the Service shall not be the responsibility of the Supplier.
2.5 The Call Routing & Line Rental Service is available only if the customer has a valid contract for the use of an analogue Exchange level. Acchange line (access Service) or digital Exchange line (access Service) or digital Exchange line capable of supporting an existing ISDN30 or ISDN2 service (in the case of wholesale IsDN30 and ISDN2 Service) area Exchange line (acces) Exchange line (acce EXEMPLE TO EXPLOYE INTERCENT AND A CONTRACT AND A C

appropriate. 2.6 The Customer acknowledges that certain services are incompatible with the Call Routing & Line Rental service available from the Network Services Provider, and such incompatible services Line Rental service available from the Network Services Provider, and such incompatible services are excluded from the Services. The Customer also achieved legislation be technical limitations within the System may not become apparent until after the Service has been working for some time. In such circumstances, the Service may need to be withdrawn in which case the Customer shall be entitled to a por rata rebate of any relevant Charges paid in advance by the Customer. 2.71 The Call Charges have been based upon Call Reduring & Line Bental and hybeing provided as part of the Service where the Customer is also taking CPS from the Supplier in respect of the relevant Exchange Line. If the Call Routing & Line Rental Service on any relevant Exchange Line Cessas to be provided, the Supplier shall be entitled to amend its Call Charges to its then standard charges for CPS as a stand-alone service. If CPS on any relevant Exchange Line Cessas to be provided, the Supplier shall be entitled to amend its Call Charges to its then standard charges for CPS as a stand-alone service. If CPS on any relevant Exchange Line Cessas to be provided, the Supplier shall be entitled to amend its Call Charges to its then standard charges for CPS as a stand-alone service. If CPS on any relevant Exchange Line Cessas to be provided, the Supplier shall be entitled to attract the Charge Line. If CHANDIE and Charge) and Virgin only. It does not include calls to 3 (unless otherwise stated in your tartff). Inmariat, tyca or Lebarar mobiles or any mobile virtual network operator not based on the UK GSM cellular networks. If your tartff Includes minutes to UK mobiles the same applies **3. Services**

3. Services

3. Services
3. The Suppler may alter the name or number of a telephone exchange serving the Exchange Line, the telephone number, or any other name, code or number whatsoever that the Suppler allocates to the Customer in instances where such alterations are required as result of necessity operational or technical changes to the Supplier's communications network or changes in legal or regulatory requirement* or regulatory requirements. 3.2 The Supplier will allocate a telephone number to the Customer in respect of the Exchange

3.2 The supplier will allocate a telephone number to the Customer in respect of the Exchange rule in and, unless the Customer requests otherwise, will arrange of a free standard entry to be made in a Telephone Directory. If the Supplier agrees to arrange a special entry (for which a charge would be made), this will be subject to additional terms and conditions.
3.3 Where the Supplier allocates telephone numbers to the Customer, the Customer will not subject to additioner will not subject and blocates in a sub-telephone number subject addition of the subject addition of the Supplier allocates telephone numbers. The Customer will not apply for registration of the subject not addition.

rights whatsoever in such telephone numbers. The Customer will not apply for registration or the telephone numbers as part of a trademark, company mane, or URL. 34 if the Supplier has an agreement with the Customer's existing communications service provider, the Supplier can at the Customer's request, provide the Customer with a telephone line using the Customer's existing number subject to the following: 34.3. There are no technical reasons preventing the use of the number; 34.2. The existing communications service provider agrees to release the relevant telephone interview.

3.4.3 The Customer agrees to cease service on the existing communications service provider's telephone line using the telephone number and authorises the Supplier to arrange for that cease

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to take place; 3.4.4 The Customer provides the Supplier with full details including (but not limited to) the account number, service address and billing address; 3.4.5 The Customer pays the Supplier's charges (if any) for number portability;

3.4.6 Number portability is only available at the Site. 3.3 The Supplier does not accept any liability or Gaims relating to the Customer's ability to use or to continue use of a particular telephone number. 4. Customer Obligations 4.1 The Customer shall comply with any requirements notified by the Supplier relating to number

portability. 4.2 Where the Customer's existing account with its current supplier of services includes equipment that is not required for the provision of the Service, the Customer shall contact their current supplier in order to remove the equipment or move such equipment to another account with such supplier. 5. Perment 5. The Supplier shall be entitled to send an invoice to the Customer for the Connection Charge

en the Telephone Service is available to the Customer Suspension and variation of service

6. Suspansion and variation of service
6.3. The Customer acknowledges that the Network Services Provider may make alterations to the service (including, without limitation, conversions, shifts, reconfigurations and renumbers) which may result in dispution.
7. Fraud
7. In accordance with the rest of this clause 7, the Customer will be liable for any fraudulent calls

hade from the Customer's site. Controlling unauthorised access (including fraudulent access) to PBX, trunking or other equipment or resource shall be the sole responsibility of the Customer.

PBX, trunking or other equipment or resource shall be the sole responsibility of the Customer. 72 For the avoidance of doubt, fraudulent calls include but are not limited to; (i) Calls made inform the customer's PBX without their knowledge; (iii) Calls made inform an authenticated IP address; 73 The Customer acknowledges that the Service known as "FraudGuard" is not a fraud prevention system and does not prevent unauthorised access to the Equipment. It is the sole prevention system and does not prevent unauthorised access to the Equipment. It is the sole responsibility of the Customer to setup and maintain their own security independently of the Supplier and therefore the Supplier accepts no liability whatsoever for any costs incurred as a result of a breach of security. **7.4** The Service known as FraudGuard, which is chargeable, will operate to bar calls by a GLI (telephone number) where calls from that CLI to destinations other than UK geographic or UK mobile numbers totaling over £500 have been made within a 24 hour period. The parameters

are as follows: 7.4.1 CPS Calls – CPS (Carrier Pre Select) calls are calls that are routed over an alternative carrier

. mated Call Barring Operates on a per CLI basis (i.e. the service will be applied to all CLIs where the service is e and paid for) 7.4.2 Opt

active and paid for) 7.4.8 will only operate on CPS calls 7.4.4 will only operate on CPS calls 7.4.4 Will only operate on CPS calls 7.4.6 When spend by a single CLI on CPS calls to all destinations other than UK geographic or UK 7.4.5 The activation of the bar will generate an email from our supplier notifying us that the bar is in place. We will then, in turn, endewourd to notifyyou that the bar is in place. 7.4.5 The call bar can be lifted upon request by the Customer, subject to us being able to authenticate that request is genuine. 7.4.7 As a result of the Automated CLI Call Barring, charges for CPS calls to the relevant destination will be limited to ESO for as long as the bar remains in place. The S500 threshold is based on the wholesale cost of the calls. 7.5 The Supplier reserves the right to invoice the Customer for any fraudulent calls made in accordance with this clause 7 and clause 11.1 of Part 1 but where possible the fraudulent calls may be charged at cost.

may be charged at cost. 8. Confidentiality and Data Protection 8. The Customer hereby constants to the Supplier contacting the Customer's current service provider on the Customers behalf in order to provide the Services and such supplier disclosing in products and services that exist on the Exchange Line as at the time of transfer of the service from the to supplier suppliers and the suppliers and the services and such as the supplier of the service from the to supplier of the Suppliers and the suppliers and the service from them to the Suppliers and the supplier of the service from them to the Supplier and the supplier of the service from them to the Suppliers and the supplier of the service from them to the Supplier of the service from the service from them to the Supplier of the service from the service from them to the Supplier of the service from the service

PART 3 – Mobile Phone Terms and Conditions

iding mobile phone line rental The provisions of this Part 3 shall apply in respect of services pro and calls in addition to those set out in Part 1.

1. Definitions and Interpretation Content Service Provider (Supplier): means the company specified in the Customer

Agreement/Order which is a subsidiary of Incom-CNS Group Limited, Clarendon House, Clarendon Road. Eccles. Manchester. M30 9AL

nucli Roady Eccles, Malicitester, M30 9AL panection Fee: the fee of up to £30 that may be payable if a PAC code or disco est is required.

Equipment means any equipment supplied as part of the Services (including, but not limited to, cellular phones, cables, plugs and ancillary equipment). Minimum Period: means twenty four QP41 months (or such alternative period as is set out on the Order / from the date that the Services are first delivered to the Customer. PAC: a nortine authorizative order.

PAC: a porting authorisation code. STAC: Service Termination Authorisation Code (applicable for customers with 1-24 MPN's)

Technology Fund: a credit in the amount set out in the Order which the Customer shall be entitled to utilise against the cost of other services and/or equipment from the Suppl

Termination: The agreement shall commence on the Commencement Date and shall continue until the relevant Services are terminated in accordance with the Agreement. Scope
 If mobile numbers are not detailed individually on the Order it is agreed that

2. Scope
2. Scope
2. Scope
2. Staff mobile numbers are not detailed individually on the Order it is agreed that mobile numbers detailed on invoices are governed by this Agreement.
2. Each party value line twent the to terminate the Agreement in whole or in part by giving the other party 30 days' written notice of the invoices are governed by the Customer shall remain liable for the danges for the Service and the Agreement.
2. Support the Agreement and Customer shall remain liable for the danges for the Service Provider to the dange and the Agreement will not they can end the Agreement and the Agreement will not they can end the Agreement and customer must check with the Content Service Provider 2.3 PAC and STAC can be obtained at any time once Early Termination Fees and any outstanding bill amounts have been agreed.
2.4 Once the Agreement customer and the Agreement will enter a 30 day rolling contract until such time that the Customer notifies the Supplier of either terminations that may be required by the Supplier or any third party in order to provide the Services. The Customer acknowledges that the Supplier any PAC or other codes or authorisations that may be required by the Supplier and provide the Bayler can public or dange suffered by the Customer shall provide to the Supplier any PAC or other codes or authorisations that may authorisations that the Supplier Cannot provide the be liable for any INS or damage suffered by the Customer requests to use its own equipment the, subject Costoplier's a a result.
2.6 If the Customer requests to use its own equipment the, subject Cannot providing the Services. The Customer action values into any colling customer the, subject Cannot providing the Services as a result.

by the customer in respect of any delay in providing the Services as a result. 2.6 if the Customer requests to use its own equipment the, subject to Supplier's agreement, the Customer shall provide such equipment to the Supplier who shall arrange for it to be reprogrammed by its designated maintainer in accordance with instructions provided by the Supplier and the Supplier shall have no responsibility in respect of such reprogramming and clause 2.7 of Part 1 of this Agreement shall not apply.

3. Technology Fund 3.1 In consideration of the Customer entering into this Agreement, the Supplier shall agree to make available to the Customer the Technology Fund which shall be used only as a redit against purchases by the Customer from the Supplier of such other services or equipment that the Supplier in its sole discretion determines to be eligible for the same. For the avoidance of doubt, the Technology Fund is non-transferable and cannot be exchanged for cash. 3.2 The Technology Fund shall be as set out in the terms of this Agreement. 3.3 for the available on the Technology Fund shall case to be available immediately as for the available on the Technology. Fund shall case to be available immediately

3.3 For the avoidance of any doubt the Technology Fund shall cease to be available immediately upon termination of this Agreement or at the end of the Minimum Period and no use of the Technology Fund may be made by the Customer at any times when any invoice(s) is or are

outstanding. 3.4 Subject always to clause 3.5 of this Part 3, the Technology Fund may only be utilised in the amounts and on the dates specified in the Order or, if none are specified then the amount that

may be utilised in each month will be equal to the total value of the Technology Fund divided by

"Overspend") then the Customer shall pay to the Supplier on termination an amount equal to any Overspend". 3.6 Unless a number is transferred from another provider, the Supplier will allocate a telephone number to the Customer in respect of each line and the Customer accepts that the Supplier has no control over the number allocated and the Customer will not (subject to any statutory or uthorisation provisions relating to number portability acquire any rights whatsoever in such telephone numbers. The Customer agrees to not apply for registration of the telephone numbers as part of a trademark, company name, or URL 3.7 The Supplier does not accept any liability or claims relating to the Customer's ability to use or to continue use of a particular telephone number. 4 Equipment

 All Equipment supplied pursuant to the Agreement shall remain the property of the Supp A fail caparities supplied but such to the Agreement static retaints and the property of the supplication of the supplication

Minimum Period or any new Minimum Period described in clause 2.1 of Part 1 (as the case may be) and once the Baupiment has passed to the Customer, the Customer shall 2.1 until tilt on the Equipment has passed to the Customer, the Customer shall 4.2.1 store and keep the Equipment has passed to the Customer, the Customer shall 4.2.2 short into the Equipment has passed to the Customer, the Customer shall 4.2.3 maintain the Equipment has a subsplice's property; 4.2.2 not remove, deface or obscure any identifying mark on or relating to the Equipment; 4.2.3 maintain the Equipment has a staffed to customer, the Customer shall is a customer of the Supplier's property; 4.2.4 not remove, deface or obscure any identifying mark on or relating to the Equipment; 4.2.3 maintain the Equipment has a staffed to customer and keep it inscured against all risks for its 4.2.4 notify the Supplier immediately if it becomes subject to any of the events listed in clause 10.3 of Part 1. 4.3 The Supplier may recover any Equipment in which tile has not passed to the Customer and the Customer increating vehicles), in order to satisfy itself that the Customer is and 4.1 for certain itsens of Equipment the Supplier in fores, employees and agents, to enter any premises of the Customer (including vehicles), in order to satisfy itself that the Customer is supply by the Supplier (the **Frogram**). Where the Program is offered, the Supplier will be need to be provided with remote access to the Equipment the Supplier will be need to be provided with remote access to the Equipment the Supplier will be need there a manufacture fault exists and the Customer shall procure that such access is provided. If there is, on appares to be a manufacture fault the fault was in the Customer shall approximate the Supplier will be need there any customer, this Supplier its cost. If, following an inspection of the Equipment ether any customer shall group to the Supplier the cost of any replacement Equipment. 4.5 The Customer shall group to the Supplier the cost of any

portability. 46 in the event that any Equipment is returned to the Supplier (for example under clause 4.4, as part of an upgrade, or pursuant to the use of the technology refund referred to under clause 3 then the clauser shall exoure that such Equipment that been restored to factory settings, had all passwords unset, and been removed from any cloud or remote account connections (including; the state of the stat but not limited to, iCloud). In the event that any Equipment is not returned to the Supplier in such state the Customer shall pay the Supplier's charges in putting the Equipment in to such state.

5. Payments 5.1 The Supplier and/or the relevant network provider shall invoice the Customer. The Usage Charges for calls will be calculated using the details recorded or logged at the Supplier's telephone Charges for calls will be calculated using the details recorded or logged at the Supplier's telephone exchange and not any details recorded or logged by the Customer and in order to facilitate this the Customer agrees to provide the Supplier with a third party access form and the relevant username and password for their online billing portal with the relevant network provider. 5.2 The Supplier may change the level of its Service Charges and/or Usage Charges after giving the Customer four (4) weeks written notice of its intention to do so and clause 7.6 of Part 1 of the Agreement shall be amended accordingly. This notice may be included as part of an invoice to the Customer. 6. Spend Caps

6.1 If you are a new or upgrading customer on or after 1 October 2018 you can choose to apply a Spend Cap with your monthly tarriff to help control your spend on out of bundle chargea. Any chargeable usage outside of your monthly allowance or outside of any BOL to nallowance will count towards your Spend Cap. To see exactly what is covered by your Spend Cap. Deseese as 30 below. Once you use up your Spend Cap any additional chargeable usage will be barred. 6.2 You can choose from a range of monthly Spend Cap amounts as follows

d. 10	
b. £50	
c £100	

- d. £200 e. £500

f. opt out (no spend cap) cludes any chargeable usage outside of your monthly allowance or outside nd Cap inclu of any Bolt On all

- includes any chargeable usage outside of your monthly allowance or outside additional calls, texts and data usage when your standard bundle or Bolt On allowance has run out; calling and texting non-geographical or premium rate numbers aside from those premium rate numbers relating to charities which sit outside your Spend Cap, as set out below; calling and texting any international number from the UK; calling and texting any number outside of our Europe Zone when you are in our Europe Zone (excluding the UK); calling Lexting and and the UK); calling Lexting and sing data when you are in a country which is outside of our Europe Zone; ii.

- or our curupte come; calling directory enquiry services; and the charge you pay to the Supplier for accessing any third party services. arges do not count towards your Spend Cap: recurring elements of bills such as your Airtime Plan, Device Plan, and incurrence: 6.4 The follow

and vi. any charges for third party services (our access fees for these services are however covered in your Spend Cap as set out above). 6.5 Spend cap provisions are subject to the availability of network billing details which can be delayed into the next billing period. Charges incurred over and above any spend cap due to such delays will be applied to the next billing cycle.

7 Connection restrictions
 7.1 All connections are barred from international usage by default. The customer can request international usage at any time subject to reasonable credit checks and 6.2 above.

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insurance; the price for purchasing a Bolt On which you opt-in to; any charity donations made from your phone; Charge to Mobile such as buying digital contents and apps from your iii iv pho prione; any charges relating to the management of your account which includes but is not limited to paper bills, itemised paper bills and late payment fees;