

The Customer's attention is particularly drawn to the following: clauses 4.6, 5.3, 6.3, 7.3 and 8.3 (Contract Extended Term); clauses 9.2 and 9.6 (Unauthorised or Fraudulent Use of Services); and clause 15. (Limitation on TalkTech' Liability).

### 1. INTERPRETATION

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1.1 Definitions. In these Conditions, the following definitionsapply:
Business Day: a day (other than a Saturday, Sunday or public holiday) when banks in London are open for business. Carrier: the relevant third party telecommunications operator or network service

open for business. Carrier: the relevant third party telecommunication open for business. Carrier: the relevant third party telecommunication open for business. Carrier: the relevant third party telecommunication of any Services and/or Equipment in accordance with clause 10.

Commencement Date: means the date on which TalkTech shall start to provide the Service which shall mean in the case of:

Commencement Date: means the date on which TalkTech shall start to provide the Service which shall mean in the case of:

(a) MaintenanceServices the Installation Dateor whereTalkTech hasnot contracted with theclient to install Equipment in connection withthe Maintenance Services thedatespecified as the Commencement Dateforthe Maintenance Services;

(b) Fixed Network Services the Handover Date in respect of those Fixed NetworkServices;

(c) Data Services the relevant Handover Date in respect of those DataServices;

(d) IT Support Services thedate specified as the Commencement Date in the Order Form; and

(e) Mobile Services the Handover Date in respect of those Mobile Services.

Conditions: these terms and conditions as amended from time to time in accordance with clause 19.7.

Connection Date: means in the case of the provision of Data Services the date when the Carrier commences the provisioning of Data Services to the Customer on behalf of TalkTech.

Contract: the contract between TalkTech and the Customer for the supply of any Services and/or goods (including where appropriate Equipment) in accordance with these Conditions, the Order and any Service Specific Conditions. Contract Date: the date on which a Contract between the Customer and TalkTech is formed and comes into existence as determined pursuant to the provisions of clause 2.2 Customer: the person or firm specified as such in the Order Form who contracts to purchase Services from TalkTech. Customer Default: has the meaning given to it in clause 9.3.

Data Services: the data services to be provided by TalkTech to the Customer form time to time. Data Services the data services the Contract: where applicable, the Contract of the supply of Data Services.

Delivery: has the meaning given to in clause 4.2.

Equipment: the equipment as set out in the Order Form.

Equipment: the equipment as set out in the State State

5.4; and (b) a Contract for the supplyof Data Services has the meaninggiven to it in clause 6.3 or if applicable, clause 6.4; (c) a Contract for the supplyof Maintenance Services has themeaning given to it in clause 4.6 or if applicable, clar

4.7; and (d) a Contract forthe supply of the IT Support Services has themeaning given to it in clause 7.3 or if applicable, clause 7.4. Fixed Network Services: the voice services to be provided by Talk Tech to the Customer as specified in the Order Form. Fixed Network Services Contract: where applicable, the Contract for the supply of Fixed Network Services.

TalkTech: Talking Technology Limited registered in England and Wales with company number 02288429 of Airport House, 43-45 Purley Way, Croydon, Surrey, CR0 0XZ.

TalkTech Customer Transfer Preference Policy: the policy as set out at http://www.TalkTech.co.uk/information/terms-and-conditions/ as varied from

time to time. Handover Date

time to time. Handover Date:
means
(a) in thecaseoftheprovision of Fixed Network Services thedate when the Fixed Network Services are
available foruseby the Customer with TalkTech as the supplier of the Fixed NetworkServices.
(b) in thecaseof Data Services thedate when the Data Services are available foruseby the Customer with
TalkTech as the supplier of the DataServices.
(c) in the case of Mobile Services the date when the Mobile Services are available for useby the Customer with
TalkTech as the supplier of the MobileServices.
It is a supplier of the MobileServices.
It is a supplier of the MobileServices are available for useby the Customer with
TalkTech as the supplier of the MobileServices.
Installation Date in the date on which the Equipment is installed.
Installation Date: the date on which the Equipment is installed.
Installation Services: the services relating to the installation by TalkTech (or its duly authorised agents) of
the Equipment (where applicable).
IT Support Services: the IT support services to be provided by TalkTech to the Customer as
specified in the Order. IT Support Services Contract: where applicable, the Contract for the supply
of IT Support Services:

OTIT Support Services.

Maintenance Services: the maintenance services to be provided by TalkTech to the Customer as described in the Order, together with such other maintenance services that TalkTech agrees to supply to the Customer from time to time.

Maintenance Services Contract: where applicable, the Contract for the supply of Maintenance Services. Minimum Term: the minimum contract term that applies to the Maintenance Services, the Fixed Network Services, the Data Services, the IT Support Services and/or the Mobile Services as the case may be shall unless a different minimum term is specified for any such Service in the Service Specific Conditions section of the Order Form be the period of three years commencing on the Commencement Date.

Mobile Services: the mobile services to be provided by TalkTech to the Customer as specified in the Order. Mobile Services Contract: where applicable, the Contract for the supply of Mobile Services.

Notes Section: the Section of the order form marked "Notes Section". OFCOM: the Office of Communications or any equivalent successor body.

equivalent successor body.

Order: the Customer's order for Services as set out in the Order Form; such Order being subject to these
Conditions.

Order: the Customer's order for Services as set out in the Order Form, such order being subject to accorditions.
Order Form: the document which sets out amongst other things the Services which the Customer would like TalkTech to provide to it and certain details in respect thereof including when read in conjunction with these Conditions the basis on which the charges for providing the Services will be calculated. The Order Form shall be prepared by TalkTech and sent to the Customer for signature by or on behalf of the Customer and returned to TalkTech. The Order Form may be prepared, sent, signed or returned either electronically or physically. Personal Data: has the meaning given to it in the Data Protection Act 1988. Services: the services to be supplied by TalkTech to the Customer being any or all of the Installation Services, Maintenance Services, Fixed Network Services, Data Services, IT Support Services and/or Mobile Services, as the case may be, and Service shall be construed accordingly but shall exclude the provision of DNS servers and mailscryers.

case may be, and Service shall be construed accordingly but shall exclude the provision of DNS servers mailservers.

Service Specific Conditions: any policies, terms or procedures that apply to and shall be incorporated into the Contract, as specified in the notes section of the Order Form. Services are to be provided or carried out and/or (where applicable) Equipment is to be delivered and any Installation is to take place, as specified in the Order Form.

Small Business Customer: a Customer identified on the Order Form as not being a communications provider and who has 10 or fewer individuals working for that Customer (whetheras employees, volunteers or otherwise). Specification: thedescription or specification of the relevant Services and/or Equipment provided in writing by TalkTech to the Customer as set out in the Order Form.

Tariff: The standard tariff as set out at http://www.TalkTech.co.uk/downloads/Standard\_Tariffs.pdf and as varied in the Notes Section of the Order Form for Fixed Network Services, Data Services and the IT Support Services as attached to the Order Form and as amended or notified to the Customer from time to time. VOIP: Voice Over Internet Protocol being the use of the internet as the transmission medium for telephone calls by digital means (rather than the traditional telephone system based on copper wires carrying analogue data).

1.2 Construction. In these Conditions, the followingrulesapply:
(a) a person includes a natural person, corporate orunincorporated body (whether ornot having separate legal personality):

(a) a person includes a natural person, corporate orunincorporated body (whether ornor navnig separate legal personality);

(b) a reference to a party includes its personal representatives, successors orpermitted assigns;

(c) a reference to a statute or statutory provision is a reference to such statute or statutory provision as amenor re-enacted. A reference to a statute or statutory provision includes any subordinate legislation made under statute or statutory provision, as amended orre-enacted;

(d) anyphrase introduced by theterms including, include, in particular orany similar expression, shallbeconstrued as illustrative and shall not limit the sense of the words preceding those terms; and (e) a reference to writing or written includes e-mails but excludes faxes.

2. BASIS OF CONTRACT
2.1 The sending of the Order Form by TalkTech to the customer constitutes an offer by TalkTech to the Customer to provide services and/or Equipment in accordance with these conditions, the Order and any service specific conditions ("the Offer"). The Offer may be withdrawn at any point by TalkTech prior to it being accepted by the

provide services and/or Equipment in accordance with these conditions, the crue, and any accepted by the Customer.

2.2 The offer shall be accepted and the Contract shall be formed and come into existence at the point when TalkTech receives the Order Form, either electronically or physically, duly signed (either electronically or physically) by or on behalf of the Customer at which point and on which date the Contract shall come into existence (subject where applicable to clauses 4.1, 5.6, 6.6 and 7.5). If TalkTech has not received the Order Form duly signed for or on behalf of the Customer ethin [72] more than 10 the Customer the offer to contract with the Customer shall be deemed to have been withdrawn unless otherwise agreed between TalkTech and the Customer.

2.3 The Contract constitutes the entire agreement between the parties. The Customer acknowledges that it has not relied on any statement, promise, representation, assurance or warranty made or given by or on behalf of TalkTech which is not set out in the Order Form, the Service Specific Conditions ortheterms (or incorporated by reference in anyofthem).

2.4 Any samples, drawings, descriptive matter or advertising issued by TalkTech, and any descriptions or distributions contained in TalkTech catalogues or brochures, are issued or published for the sole purpose of giving an approximate idea of the services described in them. They shall not form part of the Contract nor have any contractualforce.

2.5 These Conditions apply to the Contract to the exclusion of any other terms that the Customer seeks to impose or incorporate, or which are implied by trade, custom, practice or course of dealing. In the event of any conflict between these Conditions and any Service Specific Conditions, the Service Specific Conditions shall prevail. In the event of any conflict between these Conditions and any Service Specific Conditions and the Order Form, the Order Form williprevail in relation to that Service.

2.5 Any quotation given by TalkTech that it is entering into t

or profession and not as aconsumer.

2.8 Except for installation Services that shall form part of a Contract for the supply of Equipment, each order for Maintenance Services, Data Services or Fixed Network Services shall be deemed to be a separate Contract (irrespective of whether more than oneor all of them are included on the same Order Form).

2.9 To the extent that there is any failure or delay by TalkTech to supply one of the Services, that shall not entitle the Customer to terminate the Contract for thesupply of anyother Service or Services as thecase maybe (if any).

3. SUPPLY OF SERVICES
3.1 TalkTech shall supply the Services to the Customer in accordance with the Contract in all material respects. In the event that the Order Form specifies:
3.2 Fair usage and term policy applies to minutes on SIP, Horizon, TalkTech Cloud & Mobiles. This allowance is based on 2,000 UK Local/National minutes per channel/user and 2,000 UK Mobile minutes per channel/user. Any calls after/Beyond/out of contract this is deemed as a standard tariff charge as per the Talktech T&C's.

(a) UK Local/National calls are deemed as 01, 02 & 03 calls and UK Mobile are deemed as 07 (Big 4 Applies) – 02, Vodafone, EE & Hutchinson 3G (3). Any other networks outside of this will be chargeable.

(b) thesupplyby TalkTech to the Customer of Fixed Network Services, clause 5 of these Conditions shall also apply to the Contract:

(c) the supply by TalkTech to the Customer of Data Services, clause 6 of these Conditions shall also apply to the Contract;

(d)the supply by Talk Tech to the Customer of IT Support Services, clause 7 of these Conditions shall also apply to the



3.3 TalkTech shall use all reasonable endeayours to deliver any Services on or by any date or dates specified in

the Order Form, but any such dates shall be estimates or for guidanceonly and time shall not be of the essence

fortheperformance of the Services

3.4 TalkTech shall have the right to make any changes to any Services which are necessary to comply with any applicable law or safety requirement, or which do not materially affect the nature or quality of the relevant Services. TalkTech shall notify the Customer of any such change.

3.5 TalkTech warrants to the Customer that the relevant Services will be provided using reasonable care and skill, subject to clauses 4, 5, 6 and 7 of these Conditions.

Services. Talk fech shall notify the Customer of anysuchange.

3.5 TalkTech warrants to the Customer that the relevant Services will beprovided using reasonable care and skill, subject to clauses 4, 5, 6 and 7 of these Conditions.

4. TERMS APPLICABLE TO EQUIPMENT, INSTALLATION SERVICES AND MAINTENANCESERVICES

4.1 Any Order for Equipment is conditional on the availability of such Equipment prior to the Estimated Installation Date. Talk fech shall use reasonable endeavours to deliver the Equipment and supply the Installation Services with reasonable care and skill in accordance with the estimated period for delivery and installation Services with reasonable care and skill in accordance with the stimated period for delivery and installation Services with reasonable care and skill in accordance with the stimate of the officery and installation in the such period is not guaranteed and time shall not be office search. Customer's Site (prior to unloading or unpacking) as specified in the Order (Delivery) (and Delivered shall be construed accordingly). In relation to Delivery of anyEquipment is labeled to the construed accordingly. In relation to Delivery of anyEquipment shall be construed accordance with the Customer that the Equipment is any Equipment within 10 Business Days of TalkTech notifying the Customer that the Equipment for the that all details specified in the Order are correct;

(b) if the Customer fails to take Delivery of any Equipment within 10 Business Days of TalkTech notifying the Customer that the Equipment is to be Delivered in instalments, anydelay in the Delivery of one instalments shall not entitle the Customer that the Equipment is close the Equipment is close and the Equipment shall be at the risk of the Customer and the reafter clause 4.3 billiance to the Equipment of the Equipment shall pass to the Customer shall not purpose the Equipment shall pass to the Customer shall not purpose the Equipment shall pass to the Customer shall of TalkTech all sums due for the Equipment is cased or the cus

this clause

A.7 shall apply. Subject to clause 2.2, supply of the Maintenance Services shall commence on the Commencement Date
and shall continue for the Minimum Term and thereafter the Maintenance Services Contract shall automatically extend for
12 calendar months (Extended Term) at the end of the Minimum Term and at the end of each Extended Term. A party may
give notice in writing to the other party no later than 90 days before the end of the Minimum Term or the relevant Extended
Term, to terminate the Maintenance Services Contract at the end of the Minimum Term or therelevant Extended Term, as

the case maybe.

4.8 The Maintenance Services shall onlybesupplied by TalkTech in relation to the Equipment and to any equipment agreed by TalkTech in writing from time to time. Unless agreed otherwise in writing by Talk TalkTech shall supply the Maintenance Services in accordance with the Maintenance Service Levels of which is available at http://www.TalkTech-co.uk/information/terms-and-conditions/) as amended fro

of which is available at http://www.TalkTech-.co.uk/information/terms-and-conditions/) as amended from timetotime.

4.9 The Maintenance Services shall not include orbedeemed to include repair or maintenanceto:
(a) equipment that is faulty or has failed due (in whole or in part) to or causedby:
(i) fair wear and tear:
(ii) the Customer's (including its agents or workers) acts, operating errors, omissions ordefault;
(iii) failure in air-conditioning or fluctuations in electrical power;
(iv) any failure of equipment or software attached to or integrated to the Equipment where such equipment or software was not supplied by TalkTech;
(v) and adlism, fire, theft, water or lightening;
(vi) any defect or error in software loaded on totheEquipment;
(vii) anyudefect or fault in connection with services supplied to TalkTech by any Carrier;
(viii) failure by the Customer (including its agents or workers) to adequately maintain any Equipment oroperate it in accordance with the manufacturer's specifications, guidelines or recommendations; or
(x) anyattempt by the Customero any third party other than TalkTech or its duly authorised

accordance with the manufacturer's specifications, guidelines or recommendations; or 
(ix) anyattempt by the Customeror any third party other than TalkTech or its duly authorised 
agents to repair, reconfigure, re- program orotherwise alter the Equipment or any equipment 
or cabling attached to it. 
(b) ancillary items, including but not limited to, answer-phones, analogue and digital phones or devices, call 
loggers, payphones, computers, servers, uninterruptible power supplies, batteries, fax machines, public address 
systems, printers, cabinets, external music on hold sources, any cabling and/or consumables unless otherwise 
agreed inwriting; 
(c) the maintenance or repair of any extension wiring, any Equipment not at the Site, or of anything other 
than the Equipment: or

(c) the maintenance or repair of any extension wiring, any equipment in the duplement; or (d) the reprogramming of the Equipment to provide improvedor modified services or facilities.

4.10In the event that TalkTech carries out Maintenance Services to any Equipment which has, in its reasonable opinion failed or become faulty due (wholly or partially) to any of the circumstances described in cause 4.9, TalkTech shall be entitled to charge additional fees for such services calculated in accordance with clause 10.5.

4.11in carrying out the Maintenance Services TalkTech shall not (subject toclause 15) be liable for the loss of any data or information.

4.11 in carrying out the Maintenance Services TalkTech shall not (subject toclause 15) be liable for the loss of any da information stored on the Equipment or any other equipment that may be affected by the carrying out of the Maintenance Services and the Customer shall ensure that appropriate backups of all data and information are maintained. 4.12 in rectifying any fault to Equipment it may benecessary for TalkTech to reset the Equipment's software. In such cases, TalkTech shall not be responsible for resetting or reloading equipment programming and user profiles. 4.13 The Maintenance Services are limited to the provision and repair of the Equipment by TalkTech on a like for like basis, which may include TalkTech supplying reconditioned parts for Equipment and reconditioned Equipment. Any Equipment that is removed or replaced and any parts that are removed or installed in Equipment in the carrying out of the Maintenance Services shall become or shall remain (as the case may be) the propertyofTalkTech. 4.14 Subject to clause 15, TalkTech shall notbe liable for anydelay in theperformance of the Maintenance Services where such delay is attributable to no orpoor or delayed availability of spare parts for any item of Equipment. 4.15 if the Customer terminates a Contract (in whole or in part) for Maintenance Services before the end of any applicable Minimum Term or Extended Term, the Customer shall pay to TalkTech all charges that would have accrued during the period from the expiry of the Customer's notice to terminate (or where no notice is given the date of indication by the Customer of an intention to no longer bebound bythe Contract (in whole or in part)) to the end of the Minimum Term or Extended Term (as thecase maybe).

# 5. TERMS APPLICABLE TO FIXED NETWORK SERVICES

5. TERMS APPLICABLE TO FIXED NETWORK SERVICES
5.1 Subject to clause 2.2 and clause 5.5, the supplyofthe Fixed Network Services shall commence on the Commencement Date and shall continue for the Minimum Term.
5.2 If the Commencement Date for the Provision of Fixed Network Services has not occurred prior to the first anniversary of the Contract Date for the Fixed Network Services then the Contract in respect thereof shall be deemed to have terminated unless otherwise agreed between TalkTech and the Customer. The rights of the parties that have accrued prior to such termination shall not be affected/bysuchtermination.
5.3 Subject to clause 5.5, the Fixed Network Services Contract shall automatically extend for three years (Extended Term) at the end of the Minimum Term and at the end of each Extended Term. A party may give notice in writing to the other party no later than 90 days before the end of the Minimum Term or the relevan Extended Term to terminate the Fixed Network Services Contract at the end of the Minimum Term or the relevan Extended Term, as the case may be.

Extended Term, as the case may be. 5.4 In the event that clause 5.3 is deemed to beunreasonable and unenforceable by wayofa final court judgment then

this clause
5.4 shall apply. Subject to clause 5.5, the Fixed Network Services Contract shall automatically extend for 12 calendar months (Extended Term) at the end of the Minimum Term and at the end of each Extended Term. A party may give notice in writing to theother party no later than 90 days before the end of the Minimum Term or the relevant Extended Term to terminate the Fixed Network Services Contract at the end of the Minimum Term orthe relevant Extended Term, as thecase maybe.
5.5 Where the Customer is a Small Business Customer, the Customer may terminate the Fixed Network Services Contract by giving not lessthan 90days notice in writing to TalkTech, such noticeto expireno earlier than the end ofthe Minimum Term.
5.6 Theprovision ofany Fixed Network Services by TalkTech undera Fixed Network Services Contract is conditionalon:

conditionalon:

(a) TalkTech carrying out such surveys as it deems necessaryto satisfy itself that that it is possible for it to supplythe Fixed Network Services;

(b) theinstallation of the linesover which the Fixed Network Services are to be provided and such lines being fully

operational; and

(c)the Customer providing to TalkTech to its satisfaction accurate information and data to enable TalkTech to calculate the Charges and to carry out asitesurvey.

5.7TalkTech warrants to the Customer that Fixed Network Services will be provided using reasonable care and skill. The Customer agrees that TalkTech cannot guarantee that the Fixed Network Services will work without interruption and will be fault or error free. Any interruption, fault or error with the Fixed Network Services must be notified to TalkTech in accordance withclause 5.8.

5.8.The Customer shall notify TalkTech of any interruption, fault or error with the Fixed Network Services in accordance with TalkTech' Fault Handling Policy (available at http://www.TalkTech.co.uk/information/terms-and-conditions), as amended from time to time. TalkTech shall use reasonable endeavours to cortect or cure any interruption, fault or error with the Fixed Network Services in accordance with TalkTech' Fault Handling Policy, save that time shall not beothe essence.

ATILE CONDITIONS

5.9 Notwithstanding any other provision of these Conditions, TalkTech shall not be liable to the Customer in contract, tort (including negligence) or otherwise for any acts or omissions of Carriers that may (wholly or partially) cause, impact or result in any interruption, fault error with or withdrawal of (temporarily orpermenently)

contract, tort (including negligence) or otherwise for any acts or omissions of Carriers that may (wholly or partially) cause, impact or result in any interruption, fault error with or withdrawal of (temporarily orpermanently) the Fixed Network Services.

5.10All and any telephone numbers allocated to the Customer in connection with the Fixed Network Services may be withdrawn by OFCOM and accordingly TalkTech does not warrant or represent that such telephone numbers can be provided to the Customer. The Customer acknowledges and agrees that any telephone numbers allocated to it are allocated on the basis of a licence and the Customer agrees not to sell or transfer any telephone number provided to it (except where the Customer has a right to port that telephonenumber).

5.11In relation to the use of the Fixed Network Services the Customeragrees:

(a) to ensure that the Fixed Network Services are not used to make offensive, indecent, menacing, nuisanceorhoaxcalls;

(b) not to usethe Fixed Network Services in anywaythat may, in TalkTech' reasonable opinion, damage its reputation;

(c)not to contravene any laws, regulations or codes of conduct that may, from time to time, be applicable to the use or supply of the Fixed NetworkServices;



(d) to implement and maintain appropriate security and controlover its networks, equipment and business to prevent fraud and to prevent calls being generated by thirdparties; (e) to maintain adequately all equipment utilised in connection with the Fixed Network Services and ensure its compatibility in terms of technical specification; (f) not to use nor permit the Fixed Network Services to be used in any way that would constitute or contribute to the commission of any crime, tort, fraud or other unlawfulactivity;

(g) not to allowany unauthorised use of the Fixed Network Services and to take all reasonable security measures

(g) not to allowanyunauthori, sort, iraulo of oner unlawfuscivity;
(g) not to allowanyunauthorised used the Fixed Network Services and to takeall reasonable security measures toprevent such use;
(h) not to misuse the Fixed Network Services in any way, including without limitation causing the volume of calls made to the felephone numbers allocated to the Customer to significantly exceed that which can be assigned to the felephone numbers allocated to the Customer to significantly exceed that which can be additionally allowed to the customer's name, address and telephone number(s) in the Directory Enquiries Service, unless the Customer expressly confirms to TalkTech in writing that it would like a special entry to be made, for which TalkTech may make an additionalcharge;
(k) that to the extent the Fixed Network Services contain VOIP services, clause 6.12 shall also apply save that references in that clause to Data Services shall be deemed to be references to Fixed Network Services; (i) in order to protect the Customer against unauthorised transfer of Fixed Network Services, in the event that the Customer fails to contact TalkTech not less than 48 hours prior to any transfer date in accordance with TalkTech' Customer Transfer Preference Policy, TalkTech may cancel any order made with a third party supplier; (m) and undertakes not to cause any attachments to be connected (directly or indirectly) to the Fixed Network Services, other than those that meet the appropriate essential requirements of the Radio Equipment and Telecommunications Terminal Equipment Regulations 2000 and any other requirements or standards under applicable law or as prescribed in the description of the Fixed Network Services published from timetotime. 5:12Any equipment installed or supplied by TalkTech to the Customer in connection with the Fixed Network Services (including but not limited to handsets) shall, except for equipment purchased by the Customer under clause 4, at all times remain the property of TalkTech. Clause 4.3 shall apply to su

Customer. Where the Customer is a Small Business Customer, the Customer mayterminate a Contract for Fixed Network Services at any timeprior to commencement the supply of such Services.

5.19 The following provisions of this clause 5.18 shall apply in the event that after the Handover Date the Customer terminates the Contract for Fixed Network Services in breach of contract prior to the expiry of the Minimum Term or the Extended Terms as the case maybe
(a) In this clause 5.18 Remainder of the Term means (where the Customer terminates or is deemed to have exminated the Contract in breach of contract) the period that the Contract would have had left to run if the Customer had instead terminated it at the earliest following opportunity without being in breach of contract. (Outsomer had instead terminated it at the earliest following opportunity without being in breach of contract. (On this contract to be billed by Tail/Tech set these supply fine rental with a Customer applier. It is stall not on this clause the Customer and the set of the contract of the set of the customer shall be deemed to be in breach of contract for the supply of Fixed Network Services and at Tail/Tech option the Customer shall be deemed to have terminated the Contract for Fixed Network Services in breach of contract the Customer shall be deemed to have terminated the Contract for Fixed Network Services in breach of contract the Customer shall be deemed to have terminated the Contract for Fixed Network Services and at Tail/Tech option the Customer shall be deemed to have terminated the Contract for Fixed Network Services and tail/Tech option the Customer shall be deemed to have terminated the Contract for Fixed Network Services before the end of the Minimum Term or where applicable the end of an Extended Term (as the case may be), the Customer shall be liable to pay to Tail/Tech an amount calculated in the following manner:

(i) by reference to call endrages) either the sum of £500 or if greater the average of the monthly charges for calls inc

entirety by TalkTech.

6. TERMS APPLICABLE TO DATASERVICES
6.1 Subject to clause 6.6, thesupplyof the Data Services shall commence on the Commencement Dateand shall continue for the Minimum Term.
6.2 Subject to the remaining provisions of this clause if the Commencement Date for the provision of Data Services has not occurred prior to the first anniversary of the Contract Date for the Data Services then the Contract in respect thereof shall be deemed to have terminated. TalkTech may by giving written notice to the Customer extend the period referred to in this clause by six months if the reason why the Commencement Date has not occurred is outside of the control of TalkTech. Further, the period may be extended in by such period as TalkTech and the Customer agree. The rights of the parties that have accrued prior to such termination shall not be affected bysuchtermination.
6.3 Subject to clause 6.5 the Data Services Contract shall automatically extend for three years (Extended Term) at the end of the Minimum Term and at the end of each Extended Term. Either party may give notice in writing to the other party no later than 90 days before the end of the Minimum Term or of the end of the relevant Extended Term, as the case may be.

6.4 If forany reason clause 6.3 is deemed to beunreasonable and unenforceable by wayof a finalcourt judgment, then

10-41 to Park teason clause 6.5 the Data Services Contract shall automatically extend for 12 calendar months (Extended Term) at the end of the Minimum Term and at the end of each Extended Term. Either party may give notice in writing to theother party no later than 90 days before the end of the Minimum Term or of the end of the relevant Extended Term, to terminate the Data Services Contract at the end of the Minimum Term or the relevant Extended Term, as thecase maybe.
6.5 Wherethe Customer is a Small Business Customer, the Customer mayterminate the Data Services Contract by giving not less that 90 daysnotice in writing to TalkTech, such notice to expire no earlier than the end of the Minimum Term.
6.6 Thenrovision of any Data Services by TalkTech under a Data Services Contract is conditional on:

Minimum Term.

6.6 The provision of any Data Services by TalkTech under a Data Services Contract is conditional on:

6.1 The provision of any Data Services by TalkTech under a Data Services Contract is conditional on:

6.2 The provision of any Data Services and TalkTech under a Data Services and talk it is feasible for it to supplythe Data Services and TalkTech being satisfied with the results of such surveys;

6. TalkTech not being prevented by circumstances and factors outside of its control from being able to supply the Data Services. Examples of such circumstance and factors include (without limit) the infrastructure not being able to support the Data Services, the Customer not obtaining the necessary permission from third parties such as a landlord to install the necessary infrastructure, or a public body such as a local authority or highways authority withholding consent to the installation of the infrastructure where such consent is required;

(c) the installation of the lines over which the Data Services are to be provided and such lines being fully operational; and

withholding consent to the installation of the infrastructure where such consent is required; (c) theinstallation of the lines over which the Data Services are to beprovided and such lines being fully operational; and (d) the Customerprovidingto TalkTech to its satisfaction accurate information and data to enable TalkTechtocalculatethe Charges and to carry out or commission asitesurey.

6. TalkTechto warrants to the Customerhat Data Services will be provided using reasonable care and skill. The Customeragrees that TalkTech cannot guarantee that the Data Services will be provided using reasonable care and skill. The Customeragrees that TalkTech cannot guarantee that the Data Services will work without interruption and will be fault or error free. Any interruption, fault or error with the Data Services must benotified to TalkTech in accordance with Caluse 6.8.

6.8 The Customer shall notity TalkTech of any interruption, fault or error with the Data Services in accordance with TalkTech cult/downloads/Customer\_Support\_Guide\_V5\_190318.pdf) as amended from time to time. TalkTech shall use reasonable endeavours to correct or cure any interruption, fault or error with the Data Services in accordance with TalkTech Fault Handling Policy, savethat time shall not be of the essence.

6.9 Notwithstanding any other provision of these Conditions, TalkTech shall not be liable to the Customer in contract, tort (including negligence) or otherwise for any acts or omissions of suppliers that any (wholly or partially) cause, impact or result in anyinterruption, fault or error with, or withdrawal of (temporarily orpermanently), theData Services in clauses 5.11(a) to 5.11(f) (inclusive) as if references in those clause to Fixed Network Services were references to DataServices;

(b) not to missions of suppliers that Services and wave purpopriate accepts:

a to comply with the obligations in clauses 5.11(a) to 5.11(f) (inclusive) as if references in those clause to Fixed Network Services were references to DataServices;

(b) not to miss

(b) not to misusethe Data Services in any way, including sending or receiving data in such a manneror volumeso as t exceed agreed usage limits or so as to adversely affect the network, TalkTech or its othercustomers; (c) that the speed of any Data Services or connection depends on a number of factors beyond TalkTech' control (including external factors and physical factors) (such as local availability, the distance from the exchange and peak traffic volume) and that TalkTech does not warrant or represent that the Customer's connection(s) will produce themaximum advertised speed; that except where stated otherwise in the Order Form, the Data Services do not include the supply by TalkTech of lines, modems and other equipment that might be required by the Customer to utilise the Services nor advice on these unless TalkTech's specifically engaged to do so under a separate contract which shall be in addition of the conditions) as amended from time to time; (d) to comply with TalkTech' Fair Use Policy (available at http://www.TalkTech.co.uk/information/terms-and-conditions/) as amended from time to time; (e) provide suitable space and environment at the Site for the equipment used in the provision of the Data Services (such as sufficient cooled spaceon a rack) and to do so in a timely manner. Compliancebythe Customer with this clause shall be entirely at the Customers cost.

(f) In respect ofany router supplied byoron behalf of TalkTech fora managed internet Ethernet circuit unless otherwise specifically agreed with TalkTech:(i) the router will be provided in a routed IP configuration and its sole purpose is to create an interface for the Customer to plug equipment into and it is not to be used foranyotherpurpose;
(ii) therouter is the demarcation point at which the responsibility for theprovision of Data Services by TalkTech ends;
(iii) access to the command interface of the router (which would be required to configure the router) will not be provided to the Customer, nor will other functions that the router maybecapable be enabled such as wireless



ent of the

and shall operate to exclude any other condition or warranty whether express or implied by law as to the provision of the IT Support Services.

7.14The Customer warrants to TalkTech that it owns orhas thebenefit of a valid and subsisting licenceto use every

functionality:

(iv) TalkTech is not responsible for configuration of the router other than to an IP configuration; and

(v) TalkTech shall not be responsible for installing firewalls or plugging in the router and if the Customer requires firewalls the Customer shall be responsible for processing their installation.

(iv) In respect of a router supplied by or on behalf of TalkTech for an internet broadband service it will be provided in a NAT (Network Address Translation) configuration with DHCP Scope enabled unless or otherwise a greet

otherwise agreed.
6.11 TalkTech is under a duty to all of its customers to preserve network integrity and capacity and avoid degradation. The Customer agreesthat:
(a) if in TalkTech 'reasonable opinion the Customer's use of Data Services is adversely affecting, or may adversely affe

TalkTech ressonable opinion the Customer's use of Data Services is adversely affecting, or may adversely affect, integrity and capacity of networks, TalkTech may take such steps as it deems appropriate to manage the Customer's Data Services; (b)TalkTech and/or the Carrier may take such steps as it deems necessary to stop emails that appear to be bulk emails or which appear to be or of an unsolicited nature from entering networks and this may include blocking access to or delivery of any such emails; and (c)TalkTech and/orthe Carrier mayoperatevirus screen technology which may result in thedeletion oralteration ofemalis or theirattachments.
6.12Wherethe Data Services involvethesupplyof VOIPservices, then it is agreed thatthefollowing shallapplyand the Customer acceptsthat:
(a) the Customer's ability to make emergency calls and theirpriority treatment cannot beguaranteed andthat any suspension or interruption of the VOIP service may result in the Customer being unable to make emergency calls;
(b) the VOIP services are generally not considered to be as reliable as calls made over conventional telephone lines and Customers are advised to maintain the ability to make telephone calls other than as through a VOIP system, such as by maintaining a conventional telephoneline; (c)the Customer acknowledges that the VOIP service may sometimes be limited, unavailable or interrupted due to events

telephone lines and Customers are advised to maintain the ability to make telephone calls other than as through a VOIP system, such as by maintaining a conventional telephoneline; (c) the Customer acknowledges that the VOIP service may sometimes be limited, unavailable or interrupted due to events.

beyond TalkTech' control, such as those specified in clause 18.1 (force majeure); and (d) the VOIP services may mont offer allotthe features or resilience that the Customer may expect fromaconventional telephone line.
6.13 Other than Equipment purchased by the Customer, any equipment installed or supplied by TalkTech to the Customer in connection with the Data Services (including but not limited to routers) shall at all times remain the property of TalkTech. The provisions of clauses 4.3 (a) to (d) shall apply to all such equipment. The Customer shall return such equipment to TalkTech immediately on request or cessation of the provision of Data Services and the Customer shall be liable for all costs, losses, damages and expenses incurred by TalkTech for the repair, recovery and replacement of such equipment.
6.14 Upon termination of the Data Services Contract (for whatever reason), the Customer shall return any routers installed or supplied by TalkTech to the Customer in connection with the Data Services Contract, TalkTech reserves the right to charge the Customer a fee in respect of each router, as specified in the Tariff.
6.15 Where the Customer wishes to transfer the provision of any lines or services from another supplier to TalkTech, the Customer shall:

(a) provide to TalkTech Customer shall:

(a) provide to TalkTech Customer shall:

(a) provide to TalkTech Such accurate information as is required by TalkTech to enable the migration fromthecurrent supplier; and

(b) be responsible for all canst, such accurate information any early termination can be accurated and the provision of services and lines to TalkTech unless it is stated on the Order Form that TalkTech will be responsible for the payment of such Charg

Softwice with the Customer terminates prior to the end of the Minimum Term or the Extended Term as the case maybe. (C) in the event that the Customer is in breach of contract by terminating the Contract for Data Services otherwise than in accordance with clause 6.3 or 6.4 if applicable (and/or 6.5 where the Customer is a Small Business Customer) before the end of the Minimum Term or where applicable the end of an Extended Term (as the case may be) the Customer shall pay to Talk Tech (subject to the provisions of clause (d)) as liquidated the case may be) the Customer shall pay to Talk Tech (subject to the provisions of clause (d)) as liquidated the case may be) the Customer shall pay to Talk Tech (subject to the provisions of clause (d)) as liquidated the case may be) the Customer shall pay to the Customer shall pay the Customer shall

underclause6.19(c).

7. TERMS APPLICABLE TO IT SUPPORTSERVICES
7.1 Forthe purpose of the IT Support Services, the following terms shall have the following meanings:
Service Level Agreement: the service levels for the provision of IT Support Services as set out at <a href="http://www.TalkTech.co.uk/information/terms-and-conditions/">http://www.TalkTech.co.uk/information/terms-and-conditions/</a> as varied from time to time System: the hardware, operating systems and software listed in the Order Form.
Support Hours: the hours listed on the Order Form.
Support Hours: the hours and times that not within the Support Hours.
Support Request: includes the following: a request submitted by the Customer via telephone or email for support by TalkTech under the IT Support Services, and automated messages for support generated by the System and sending the support Services and automated messages for support generated by the System and sending the support Services and automated messages for support generated by the TalkTerm and sending the support Services shall commence on the Commencement Date and continue for the Minimum Term and at the end of each Extended Term. Either party may give notice in writing to the other party no later than 90 days before the end of the Minimum Term, to terminate the IT Support Services Contract at the end of the Minimum Term, to terminate the IT Support Services Contract at the end of the Initial Period or the relevant Extended Term, to terminate the IT Support Services Contract at the end of the Minimum Term, to terminate the IT or any reason clause 7.3 is deemed to beunreasonable and unenforceable by wayof a finalcourt judgment then this clause

7.4 Ith end of the Minimum Term contract shall automatically extend for 12 calendar months (Extended Term) at the end of the Minimum Term to end of the Minimum Term to the relevant Extended Term.

astrict-asemaype.

7-4 If for any reason clause 7.3 is deemed to beunreasonable and unenforceable by wayof a finalcourt judgment then this clause.

4-shall apply. The IT Support Services Contract shall automatically extend for 12 calendar months. (Extended Term) at the end of the Minimum Term and at the end of each Extended Term. Either party may give notice in writing to the other party no later than 9 days before the end of the Minimum Term or of the end of the relevant Extended Term, to terminate the Esupport Services Contract at the end of the Minimum Term or the relevant Extended Term, as thecase graphs.

7-5 The provision of the minimate the Esupport Services Contract at the end of the Minimum Term or the relevant Extended Term, as thecase graphs.

7-5 The provision of the Minimum Term or the relevant Extended Term, as the ease graphs.

7-5 The provision of the Services by Talk Tech underan IT Support Services Contract is conditional on: (a) the locatory in at such surveys as it deemsnecessary to satisfy itself that it is possible for it expensively the Services of the Services by Talk Tech underan IT Support Services Contract is conditional on: (a) the Customer providing to alk Service by Talk Tech under and IT Support Services to the Customer Provided to Talk Tech to its satisfaction accurate information and data to enable Talk Tech provided IT Support Service in the Service will provide the IT Support Services to the Customer: (a) during Support Hours, unless support during Out of Hours is requested by the Customer and this is agreed to be provided by Talk Tech;
(b) meetingor exceeding the service levels referred to in the Service Level Agreement;
(c) remotely, unless otherwise agreed between Talk Tech and the Customer.

7-7 In relation to the used the IT Support Services the Customer and inform Talk Tech for any changes to passwords or other security devices to enable Talk Tech and the Customer.

7-7 In relation to the used the IT Support Service is the Customer and inform Talk Tech for any changes to

TalkTech from time totime;

(e) to make available such personnel of the Customer with appropriate skills, knowledge and authority to assist TalkTech from time totime;

(e) to make available such personnel of the Customer with appropriate skills, knowledge and authority to assist TalkTech in the diagnosis of faults and theimplementation of reasonable instructions intended to rectify orprevent recurrence of faults;

(f) to promptly check that flies have been restored from back-up when restoration from back-up has been tested. 7.8 TalkTech shall prioritise all Support Requests based on its reasonable assessment of the severity level of the problem reported and use its reasonable endeavours to respond to all Support Requests with a break fix in accordance with the response times set out in the Service LevelAgreement.

7.9 TalkTech will seek to acknowledge all Support Requests within one working officehour ofbeing logged.

7.10 The Customer acknowledges and agreesthat:

(a) in the event that a fault in the System is caused by an error or defect in the operating system or software, the sole responsibility of TalkTech will be to notify the Customer of the issue and to devise (where possible) a workaround for the Customer;

(b) the sole responsibility of TalkTech in respect of any hardware issues shall be to diagnose faults in the hardware. The correction ofany faults in thehardwareshall beundertaken in accordance with the manufacturer's warranty;

manufacturer's warranty:
(c)TalkTech will not be liable for any loss of data, loss of productivity or financial losses incurred due to incomplete or corrupt back-ups of dataorback-upprocedures.
7.11 In the event that the Customer requests and TalkTech provides IT Support Services in excess of the Customer's allocated allowance, TalkTech shall be entitled to charge additional fees for such services in accordance with clar

allocated allowance, TalkTech shall be entitled to charge additional fees for such services in accordance wit 9.10.

7.12 TalkTech shall, at the request and cost of the Customer, provide the Customer with a report summarising the Support Requests received, the time of receipt, the time of response and the time the Support Request is cleared. Any such request must be made in writing to TalkTech and the Customer acknowledges and agrees that reports can only be provided by TalkTech in respect of the month or months following the receipt of the request.

7.13 Talk Tech warrants to the Customer that the IT Support Services will be rendered by personnel with appropriate skills and experience to provide the IT Support Services. The Customer agrees that TalkTech cannot guarantee that the provision of the IT Support Services will cause the System to work without interruption or error. The warranties provided by TalkTech in clause 3.4 and this clause 7.13 shall be in lieu of



System and it has full authority to permit TalkTech to perform the IT Support Services hereunder. 7.15The Customer will fully indemnify and holdharmless TalkTech against all costs, expenses, liabilities, losses, damages and judgments that TalkTech may incur or besubject to as a result of a breach of clause 7.14.

iosses, damages and judgments that TalkTech may incur or besubject to as a result of a breach of clause 7.14.

8. TERMS APPLICABLE TO MOBILESERVICES
8.1 For thepurpose of the Mobile Services, the following terms shallhavethe following meanings: Airtime Provider: the relevant mobile network operator or wireless communications service provider. Connection: connection to any Airtime Provider's network.

Hardware Fund: the fund allocated to the Cannobile services to be provided by TalkTech to the Customer, where the Customer is directly contracted with an Airtime Provider.

Where the Customer is directly contracted with an Airtime Provider.

Support Hours: 9 am to 5.30 pm (GMT)
Wholesale Mobile Services: the mobile services to be provided by TalkTech to the Customer, where the Customer is directly contracted with TalkTech and not an Airtime Provider.

8.2 Subject to clause 2.2, the supply of the Mobile Services shall commence:

8.3 Subject to clause 2.2, the supply of the Mobile Services on the Commencement Date and continue of the Airtime Provider is signed by the Customer and the Airtime Provider is signed by the Customer and processed by the Airtime Provider is signed by the Customer and processed by the Airtime Provider is signed by the Customer and processed by the Airtime Provider is signed by the Customer in Services on the Contract between the Customer and the Airtime Provider is signed by the Customer in Services on the Contract by the Airtime Provider is signed by the Customer of the Customer is otherwise released from the contract by the Airtime Provider.

Airtime Provider, or the Customer is otherwise released from the contract by the Airtime Provider.

Airtime Provider, or the Customer is otherwise released from the contract by the Airtime Provider.

Airtime Provider is the end of the Minimum Term and at the end of sech Estended Term, Either party may give notice in writing to the other party in olater than 90 days before the end of the Minimum Term or the relevant Extended Term, Either party may give

(d) TalkTech will not be liable for any lossof data, loss of productivity or financial losses incurred or corrupt back-ups of data or back-up procedures, network outages, or errors, failures or defects in the operating system; (e) in recognition of the fact that TalkTech may be entitled to receive payments from the Aritime Provider as a result of the Customer taking up the Mobile Services, the Customer will remain liable to TalkTech and shall not avoid liability to TalkTech and shall not avoid liability to TalkTech and shall not avoid liability to TalkTech of the Aritime Provider releases the Customer from its contract for any reason, including (without limitation) if the Customer is released dueto an error on thepart of the Airtime Provider where the Customer has signed for two (2) years.

8.10 TalkTech warrants to the Customer that the Mobile Services will be rendered by personnel with appropriate skills and experience to provide the Mobile Services. The Customer agrees that TalkTech cannot guarantee that the Mobile Services will work without interruption or error. Any interruption, fault or error must be notified to TalkTech using the telephone helpdesk referred to in clause 8.7. The warranties provided palkTech in clause 3.4 and this clause 8.10 shall be in lieu of and shall operate to exclude any other condition or warranty whether express or implied by law as to theprovision of theMobile Services.

8.11 The Customer warrants to TalkTech that, where TalkTech provides the Mobile Services and the Customer uses it, and the Customer further warrants that it is the Customer's responsibility of the Customer or has a valid right to use it, and the Customer must check and ensure that any handset it proposes to use is unlocked and this shall not be the responsibility of TalkTech.

8.12 Notwithstanding any other provision of these Conditions, TalkTech shall not be liable to the Customer in contract, tort (including negligence) or otherwise for any acts or omissions of the Airtime Provider that may (wholly or partial

1.14 Any equipment supplied or installed by TalkTech to the Customer in connection with the Mobile Services (including but not limited to SIMs, handsets and any subsidised equipment) shall at all times remain the property of TalkTech, except where the equipment has been purchased by the Customer in accordance with clause 4. Clause 4.3 shall apply to such equipment as if it were deemed to be Equipment. The Customer shall return such equipment to TalkTech immediately on request and shall be liable for costs, losses, damages and expenses incurred by TalkTech for the repair, recovery and replacement of such equipment to TalkTech the repair, recovery and replacement of such equipment. The Customer shall return such shades and SIMs installed or supplied by TalkTech to the Customer in connection with the Mobile Services Contract (for whatever reason), the Customer should be serviced to the Customer in connection with the Mobile Services to the Customer's cost. If such handsets and SIMs are not returned within seven (7) days following the termination of the Mobile Services Contract, TalkTech reserves the right to charge the Customer a fee in respect of each handset, such fee being the full market value of the handset(s) at the time of being supplied to the Customer. 8.16 in relation to any equipment that is supplied or installed by TalkTech to the Customer in connection with the Mobile Services hereunder, except for equipment purchased by the Customer affect clause 4, the following shall apply:

8.16In relation to any equipmenturat is supplied or instance.

with the Mobile Services hereunder, except for equipment purchased by the Customerunder clause 4, the following shall apply:

(a) The Customer shallnotify TalkTech in writing within three (3) Business Days of receipt if the anyofthe equipment is damaged, or if the order has been incorrectly fulfilled;

(b) TalkTech is not obliged toofferthe Customer a ferund, exchangeor credit to the Hardware Fund in theevent that equipment is ordered by the Customer in error;

(c) TalkTech is not obliged to agree to any upgrades to the equipment it supplies to the Customer at any time, including during or afterthe Minimum Term (if applicable) but if it does, TalkTech shall be entitled to extend the Minimum Term;

(d) The supplyof equipment by TalkTech to the Customer shall be subject to availability.

(d) The supplyof equipment by TalkTech to the Customer shall be subject to availability.

(d) The supplied by TalkTech in return that the Customer completes the Minimum Term or the minimum period of the corresponding contract with the Airtime Provider, as applicable.

8.18 Where the Mobile Services Contract is completed, then full title of any handsets supplied by TalkTech shall transfer to the Customer, along with the right forthe Customer to claimany outstanding amounts held by TalkTech in the Hardware Fund.

8.19 At the end of the Minimum Term or the minimum period of the corresponding contract with the Airtime Provider, as applicable, should the Customer's Hardware Fund be in a negative position then the Customer acknowledges and agrees to TalkTech invoicing the full amount, and to pay that amount in line with TalkTech is tankfard and any terminates any Connection prior to the expiry of that Connection's minimum period. The develope is the develope of the Airtime Provicer and the Medicare terminates any Connection prior to the expiry of that Connection's minimum period. The develope is the develope is the Airtime Provicer and the Medicare is the Medicare in the Ai

and agrees to TalkTech invoicing the full amount, and to pay that amount in line with TalkTech's standardpaymenterms.

8.20 Where the Customer terminates any Connection prior to the expiry of that Connection's minimum period, the Customer shall pay to TalkTech a lump sum termination payment calculated as the total amount of the Hardware Fund initially provided to the Customer at thepoint of connection or renewal, as applicable, minus anyunspent amount currently held by TalkTech.

8.21 Where the Customer terminates any Connection prior to the expiry of that Connection's minimum period and the Hardware Fund pass been fully utilised by the Customer, the Customer shall pay to TalkTech a lump sum equal to the Hardware Fund provided for the Connection(s) in question, based on the value of the Hardware Fund provided at the commencement of the current minimum period.

8.22 Where the Customer terminates any Connection prior to the expiry of that Connection's minimum period and equipment has been supplied either free of charge or at a reduced rate, the Customer shall pay to TalkTech a lump sum equal to the equipment provided for the Connection(s) in question, based on the market value of the equipment provided in clauses 8.20, 8.21 and 8.22 will becharged in addition to anycontractual early termination fees imposed by either TalkTech, ortheapplicable Airtime Provider in relation to thecontract with said Airtime Provider.

9. CUSTOMER'S GENERAL OBLIGATIONS AND TERMS APPLICABLE TO ALL SERVICES

9.1 In relation to the Services, the Customer:
(a) shallensure that theterms of the Order and any information it provides in the Specification are complete

(a) shallensure that theterms of the Order and any information it provides in the specimental accurate;
(b) shall co-operate with TalkTech in all matters relating to the relevant Services;
(c) shallprovide TalkTech, its employees, agents, consultants and subcontractors, with access to the Customer's premises, office and other facilities as reasonably required by TalkTech;
(d) shallprovide TalkTech with such information and materials as TalkTech may reasonably require in order to supply the relevant Services and/or Equipment, and ensure that such information is accurate (e) shallprepare its remises forthesupply of the relevant Services (where applicable);
(e) shallprepare its remises forthesupply of the relevant Services (where applicable);
(f) shallobtain and maintain allnecessary licences, permissions and consents which maybe required before thedate on which the Services are to startfwhereapplicable);
(g) agrees that TalkTech may fromtime to timemonitoror record calls madeto TalkTech orby TalkTech to improve customer service, for training or for marketingpurposes;
(h) agrees that TalkTech shall not be liable or responsible for any failure ordelay in the Services due to or in connection with any third party infrastructure applicable to thesupplyofanyServices;
(i) agrees to co-operate withanycriminal investigations orany investigation of any regulatory bodythat

is applicableto the supply of any oftheServices;
(j) be responsible for ensuring theaccuracy of all specifications, drawings, sketches, plans, descriptions and instructions provided to Talk Tech in connection with the supply of any Services and/or Equipment; and (k) shall comply with all Service SpecificConditions.

9.2 The Customer is responsible and shall be liable to TalkTech for the use of the Services including for any Charges incurred, by the actions of any of its employees and any other person who has been given access to use the Services by the Customer and any person who gains access to use the Services for fraudulent purposes including in each case where such use was not authorised by the Customer. The Customer is strongly advised to install robust and effective security provisions toprevent unauthorised and/or fraudulent use.

and/or fraudulent use.

9.3 if TalkTech' performance of anyof its obligations underthe Contract is prevented ordelayed by any act oromission of the Customeror failure by the Customer to perform any relevant obligation or comply with any

Conditions (Customer Default):

(a) TalkTech shall without limiting its other rights or remedies havethe right to suspend performance of any Service until the Customer remedies the Customer Default, and to rely on the Customer Default to relieve it from the performance of any of its obligations to the extent that the Customer Default prevents or delays TalkTech' performance ofanyof its obligations;

(b) TalkTech shall not be liable for anycosts or losses sustained or incurred by the Customer arising directly or indirectly from

(b) TalkTech shall not be liable for anycosts or losses sustained or incurred by the Customer arising directly of indirectly from TalkTech 'failure or delay to perform any of its obligations as set out in this clause 9.3; and (c) the Customershall reimburse TalkTech on written demandforanycosts or losses sustained or incurred by TalkTech arising directly or indirectly from the CustomerDefault.

9.4 Without prejudice to clause 9.3 or any other remedy available to TalkTech, TalkTech shall be entitled to suspend the performance of any Service or terminate the Contract relating to the relevant Service without further liability to the Customer in the event thatTalkTech.

(b) the minister of the Comply with a the event thatTalkTech.

(c) in its reasonable opinion, TalkTech or the Carrier believes the Service are beingused fraudulently orunlawfully; or (d) in its reasonable opinion TalkTech or the Carrierneeds to carry out improvements or repairs to anynetworks or equipment relating to the applicableServices.

9.5 TalkTech may at its solediscretion refuse to providesupport in respect of the relevant Services and/or support any Equipment if the Customer fails to pay one or more invoice by the relevant due date, and the Customer acknowledges and agrees that any such support may be withheld until TalkTech is satisfied that any outstanding payment has been made or outstanding balance rectified.

9.6 TalkTech shall not be liable for any charges resulting from or in connection with fraudulent or unauthorised use of a Service and/or Equipment and the Customer shall be responsible for and pay all charges, costs, tees and expenses resulting from or in connection with any fraudulent or unauthorised use of any Service and/or Equipment.

### 10. CHARGES AND PAYMENT FOR SERVICES

10.1 The Charges for the Services and/or the Equipment shall becharged to and payable by the Customer in accordance with this clause 10and in thecaseofData Services and Fixed Network Services in accordance with this clause 10.

with this clause 10 and Clause 11.

10.2The Charges forthe Equipment and Installation Services shall beas specified in the Order
Formandcalculated in accordance with these Conditions. Except as otherwise specified in the
Order Form, Charges for Equipment and Installation Services shall be payable on Delivery.

10.3The Customer shall pay anydeposit specified in the Order Form within seven days of submitting the Order Form to
TalkTech.

Order Form, Charges for Euphrent and installation services shall be payable onbettery.

10.3 The Customer shall pay anydeposit specified in the Order Form within seven days of submitting the Order Form to Talk Tech.

10.4 The Charges for the Maintenance Services shall be as specified in the Order Form, Charges for Maintenance Services shall be payable annually in advance with the first payment due on the Commencement Date, and continuing to be payable thereafter on each anniversary of the CommencementDate.

10.5 Whereclause 4.10 applies in relation to Maintenance Services, Talk Tech shall beentitled to makesuch additionalcharges as are calculated in accordance with the Tariff.

10.6 Talk Tech may charge the Customer a call out fee where such a call out occurs based on incorrect information being provided to Talk Tech or where a call out occurs but the operative is unable to gain access to the premises within the times notified to the Customer for thecallout.

10.7 The Charges for the Maintenance Services shall be as specified in the Order Form and calculated in accordance with these Conditions. Except as otherwise specified in the Order Form and calculated in accordance with these Conditions. Except as otherwise specified in the Order Form and calculated in accordance with these Conditions. Except as otherwise specified in the Order Form and calculated in Commencement Date, and continuing tobe payable each month thereafter on the anniversary of the Commencement Date.

10.9 Where IT Support Services are provided during Out of Hours or at the Customer's premises (or such

Commencement Date, and continuing tope payable each month intereated of the ambient of the Commencement of

unless the Customer's network orusercount has increased and at which point, any increase would need to be agreed byboth paties prior to any increase being applied. The Customer's network and user count will be reviewed by TalkTech every six months from the Commencement Date.

10.12Where Charges are calculated according to the Customer's usage, such usage shall be determined by reference to data recorded or logged by TalkTech and not by reference to any data recorded or logged bythe Customer.

10.13 The provision of this clause apply to any proposed increase in the Charges other than those referred to in clause 10.13 between 10.13 the provision of this clause apply to any proposed increase in the Charges other than those referred to in clause 10.15 below. TalkTech resease caused by regulatory changes in respect of which the provisions of clause 10.15 below. TalkTech resease caused by regulatory changes in respect of which the provisions of clause 10.15 below. TalkTech resease the first of the Customer written notice of any such the provisions of unit of the Customer of the Customer written on the Customer, it shall notify TalkTech in writing within 14 days of the date of TalkTech rotice that the Client wishes to terminate the Contract, failing which the Customer shall bedeemed to have accepted the changes.

10.14 Subject to applicable regulations, TalkTech reserves the right to increase its Charges for any Service (including without limitation by revising any Tariff) as a result of any increase in charges made to TalkTech by third party providers to it by a sum equation any such increase. In such circumstances the Customer shall with the vertice of the proposed date of the invoice shall bedeemed to TalkTech used to the provision of the provision

Customer's failure to comply with these Conditions and/or any Service Specific Conditions

11. ADDITIONAL TERMS RELATING TO CHARGES FOR DATASERVICES AND FIXED NETWORK SERVICES 11. ADDITIONAL TERMS RELATING TO CHARGES FOR DATASERVICES AND FIXED NETWORKSERVICES

11.1.The Charges for the Fixed Network Services and the Data Services shall be as detailed in the Order Form

(subject always to clause 10.7) and as otherwise determined in accordance withthe Contract.

11.2.Charges for line rental are payable from the Handover Date monthly in advance by direct debit, or such other method as is specified in the Order.

11.3.The Customer shall pay for all Charges for calls whether made by the Customer or any third party. Subject to clause 11.4, TalkTech shall invoice the Customer monthly in arrears for all call Charges and the Customer shall pay such invoice within 14 days of thedate of the relevant invoicebydirect debit.

11.4.Notwithstanding clause 11.2 and clause 11.3, TalkTech reserves the right to invoicethecustomer for Charges at any time.

1.4 PROLYMINISTANDING Clause 11.2 and clause 11.3, TalkTech reserves the right to invoicethecustomer for 1.5 If TalkTech supplies the Customer with any temporary Data Services and/or Fixed Network Services, it may charge the Customer in advance for the whole period during which the temporary services are to be provided 11.5 TalkTech shall have the right to charge a minimum for the services.

TalkTech shallhavethe right to charge a minimum fee forcalls of not less than £4.50 per month in the event that

11.6 Jaik I een shalinavetne right to charge a minimum ree forcals of not less than 14.50 per month in the even the Customer's call charges do not exceed this sum in any month. 
11.7 in respect of Fixed Network Services that includeor comprise only of inbound voice services and inbound numbers, the Customer acknowledges and agrees that TalkTech shall have based its Charges for the Contract upon forecast information provided by the Customer about totalnumber and duration of calls for the inbound numbers. 
11.8 The Customer further acknowledges and agrees that TalkTech may apply a charge (calculated monthly and payable by the Customer in arrears) for each inbound number which, either, does not carry any traffic for any one month period, or, carries traffic which is at least 50% lower than that outlined in the forecast provided under clause 11.7.

12. ADDITIONAL TERMS RELATING TO CHARGES FOR MOBILE SERVICES
12.1 In respect of Wholesale Mobile Services the Customer acknowledges and agrees that TalkTech may at its
discretion increase the Charges for line rental provided that TalkTech gives the Customer not less than 30
days' written notice prior to the increase, such increase to be capped at 5% in any oneyear.
12.2 Charges in respect of calls are subject to fluctuation or change by TalkTech without notice to the Customer.

# 13. CANCELLATION CHARGE

If the Customer cancels a Service, TalkTech may charge and the Customer shall pay a fee in respect of each such cancellation (Cancellation Fee). 14. CONFIDENTIALITY AND DATAPROTECTION
14.1A party (receiving party) shall keep in strict confidence all technical or commercial know-how

TalkTech Ltd Standard Terms and confidential nature and have been disclosed to the receiving party by the other party (disclosing party), its employees, agents or subcontractors, and any other confidential information concerning the disclosing party's business, its products and services which the customer Default to relieve a Customer Default prevents or delays are considered in the Customer Default prevents or delays.

14.2The Customer agrees that TalkTech may usethe Personal Data provided to TalkTech to:
(a) provide anyServices:



(b) process payment for such Services; and (c) inform the Customer about similar products or services that TalkTech or other members of its group provide. 14.3The Customer agrees that TalkTech may pass its Personal Data and other information about the Customer to credit reference agencies and that TalkTech may keep a record of any search obtained in respect of a Customer from a credit reference agency.

froma credit reference agency.

15. LIMITATION OFLIABILITY

15.1 Nothing in the Contract shall limit or exclude TalkTech' liability for:
(a) death orpersonal injury caused by its negligence, orthe negligence of its employees, agents or subcontractors;
(b) fraud or fraudulent misrepresentation by TalkTech; or
(c) breach ofthe terms implied by section 2 ofthe Supplyof Goods and Services Act 1982 (title and quiet possessio
15.2 Subject to clause 15.1, TalkTech shall not be liable to the Customer, whether in contract, tort (including negligence), for breach of statutory duty, orotherwise, arising under or in connection with the Contract for: 15.20..., for precial (a) loss ofprofits; (b) loss of sales orbusiness;

(a) loss of railes (b) loss of agreements orcontracts;
(b) loss of agreements orcontracts;
(c) loss of anticipated savings;
(e) loss of onticipated savings;
(e) loss of or damagetogoodwill;
(f) loss of use or corruption of software,dataorinformation;
(g) any indirect or consequentialloss.
15.3 Subject to clause 15.1 and clause 15.2, TalkTech' total liability to the Customer, whether in contract, tort (including negligence), for breach of statutory duty, or otherwise, arising under or in connection with this agreement shall, in respect of all claims (connected or unconnected) in anyconsecutive 12 (twelve) month period, belimited to theequivalent of thetotal Charges paidbythe Customer in that period for the Equipment and/or the elevant Service in respect of which theclaimarose.

15.4 Theterms implied by sections 3 to 5 of the SupplyorGoodsand Services Act 1982 are, to the fullest extent permitted by law, excluded from this agreement.

15.5 if the Customer is a consumer, nothing in these Conditions shallprejudice its statutory rights.

### 16 TERMINATION

16. TERMINATION

16.1 Without limiting its other rights or remedies, TalkTech mayterminate the Contract (in wholeor in part) without further liability to the Customer by giving the Customernot less than 30 days written notice.

16.2 Without limiting its other rights or remedies, TalkTech mayterminate the Contract (in wholeof in part) with immediateeffect by giving written notice to the Customer if:

(a) the Customer commits a material breach of anyterm ofthe Contract and (if such a breach is remediable) fails to remedy that breach within 10 Business Days of the Customerbeingnotified in writing to do so;

(b) the Customer suspends, or threatens to suspend, payment of its debts or is unable to pay its debts as they fall due or admits inability to pay its debts or (being a company or limited liability partnership) is deemed unable to pay its debts or as having no reasonable prospect of so doing, in either case, within the meaning of section 288 of the Insolvency Act 1986 or (being a partnership) has any partner to whom any of the foregoingappty;

either unable to pay its debts or as having in reasonable profession 288 of the insolvency Act 1986 or (being a partnership) has any partner to whom any of the foregoingapply;

(c) the Customer commences negotiations with all or any class of its creditors with a view to rescheduling any of its debts, or makes a proposal for or enters into any compromise or arrangement with its creditors other than (where a company) for the sole purpose of a scheme for a solvent amalgamation of the Customer with oneor more other companies orthesolvent reconstruction of the Customer.

(d) a petition is filed, a noticle is given, a resolution is passed, or an order is made, for or in connection with the winding up of the Customer (being a company) other than for the sole purpose of a scheme for a solvent amalgamation of the Customer (being a company) other than for the sole purpose of a scheme for a solvent amalgamation of the Customer with one or more other companies or the solvent reconstruction ofthe Customer;

(f) a creditor or encumbrancer of the Customer attaches or takes possession of, or a distress, execution, sequestration or other such process is levied or enforced on or sued against, the whole or any part of its assets and such attachment or process is not discharged within 10 BusinessDays;

(g) an application is madeto court, oran order is made, fortheappointment of an administrator or if a noticeofinitention to appoint an administrator is given or if an administrator is appointed over the Customer (being a company);

(h) theholder of a qualifying floating charge overtheassets of the Customer (being a company) has becomeentified to appoint or has appointed an administratior receiver;

(f) a person becomes entitled to appoint a receiver over the assets of the Customer or a receiver is appointed over the assets of the Customer;

(g) any expense of the Customer;

(g) any expense of the Customer;

(g) any expense of the Customer or a proceedings are taken with respect to the Customer in any jurisdiction to which it is subj

the assets of the Customer;
(i) anyevent occurs or a proceedings are taken with respect to the Customer in any jurisdiction to which it is subject that has an effect equivalent or similar to any of the events mentioned in clause 16.2(b) to clause 16.2(i) (inclusive); (k) the Customer suspends orceases, orthreatens to suspend or cease, to carry on all or a substantial part of its business;

(l) the Customer's financial position deteriorates to such an extent that in TalkTech' opinion the Customer's capability to adequately fulfil its obligations under the Contract has been placed in

jeopardy; or (m) the Customer (being an individual) dies or, by reason of illness or incapacity (whether mentalorphysical), is incapable of

incapable of managing his own affairs or becomes a patient under any mental health legislation.

16.3Without limiting its other rights or remedies, TalkTech may terminate the Contract (in whole or in part) with immediate effect by giving written notice to the Customer if the Customer fails to pay any amount due under the Contract on the due date for payment and fails to pay all outstanding amounts within 308 usiness Days after being notified in writing to do so.

16.4Without limiting its other rights or remedies, TalkTech may suspend provision of the Services under the Contract or any other contract between the Customer and TalkTech if the Customer becomes subject to any of the events listed in clause 16.2(b) to clause 16.2(m), or TalkTech reasonably believes that the customer is about to become subject to any of them, or if the Customer fails to payany amount dueunderthis Contract on the duedate fororawment.

### 17 CONSEQUENCES OF TERMINATION

17. CONSEQUENCES OF TERMINATION
17.1 On termination of the Contract foranyreason:
(a) the Customer shall immediately pay to TalkTech all of TalkTech's outstanding unpaid invoices and interest and, in respect of Services supplied but for which no invoice has been submitted, TalkTech shall submit an invoice, which shall be payable by the Customer immediately onreceipt;
(b) the Customer shall return any Equipment which has not been fully paid for. If the Customer fails to do so, then TalkTech may enter the Customer's premises and take possession of the Equipment. Until it has been returned, the Customer shall be solely responsible forthe safe keepingofsuch Equipment and will not use it forany purpose not connected with the Contract;
(c) the accrued rights, remedies, obligations and liabilities of the parties as at expiry or termination of the Contract shall be unaffected, including the right to claim damages in respect of any breach of the Contract which existed at or before the date of termination or expiry; and
(d) clauses which expressly or by implication survive termination shall continue in full force and effect
17.2Wherethe Customer is a Small Business Customer, the Customer may terminate a Contract for Fixed
Network Services or Data Services at any time prior to commencement of the supply of such Services.

## 18. FORCE MAJEURE

18. FOR the purposes of this Contract, Force Majeure Event means an event beyond the reasonable control of TalkTech including but not limited to strikes, lock-outs or other industrial disputes (whether involving the workforce of TalkTech or otherwise), failure of a utility service (including without limitation street cabling, network or infrastructure failure or fault), failure of a transport network, act of God, war, riot, civil commotion, malicious damage, compliance with any law or governmental order, rule, regulation or direction, accident, breakdown of plant or machinery, fire, flood, storm or default of suppliers, subcontractors or utility suppliers.

plant or machinery, irre, noto, storm or default of suppliers, subcontractors or utility suppliers.

18.2TalkTech shall not be liable to the Customer as a result of any delay or failure to perform its obligations under this Contract as a result of a Force MajeureEvent.

18.3If the Force Majeure Event prevents TalkTech from providing any of the Services for more than 10 Business Days, TalkTech shall, without limiting its other rights or remedies, have the right to terminate this Contract immediately by giving written notice to the Customer.

# 19. GENERAL

19. GENERAL
19. 1 Assignment and otherdealings:
(a) Talk Tech may at any time assign, transfer, mortgage, charge, subcontract or deal in any other manner with all or any of its rights under the Contract (in whole or in part) and may subcontract or delegate in any manner any or all of its obligations under the Contract to any third partyoragent.
(b) The Customer shall not, without the prior written consent of Talk Tech, assign, transfer, mortgage, charge, subcontract, declare a trust over ordeal in any other manner with any or all of its rights or obligations under the Contract.
19.2 Notices:
(a) Any notice or other communication given under or in connection with the Contract shall be in writing, address to the relevant party at its registered office (if it is a company) or its principal place of business (in any other case) or such other address as that party may have specified to theother party in writing in accordance with this clause, and shall:

or such other address as that party may have specified to meother party in writing in accordance with this clease, and shall:

(i) be sent by pre-paid first class post (recorded delivery or signed for service); or (ii) e-mail with confirmation sent by pre-paid first class post (recorded delivery or signed forservice).

(b) A noticeor other communication shall be deemed to have been received:

(i) if sent bypre-paid first class post (recorded delivery or signed for service), on the date and time the delivery service's receipt is signed for or recorded by the delivery service;

(ii) if sent by e-mail, one Business Dayaftertransmission.

(c) A noticeorothercommunication sent by email to TalkTech must besent to sales@TalkTech.co.uk and if sent to a different email address shall not be deemed to have been received.

different email address shall not be deemed to have been received.

(d) The provisions of this clause shall not apply to the service of anyproceedings or otherdocuments in any legal action.

19.3 Severance:

(a) If any provision or part-provision of the Contract is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of the Contract

Contract.

(b) if any provision or part-provision of this Contract is invalid, illegal or unenforceable, the parties shall negotiate in good faith to amend such provision so that, as amended, it is legal, valid and enforceable, and, to the greatest extent possible, achieves the intended commercial result of the originalprovision.

19.4Waiver: A waiver of any right under the Contract or law is only effective if it is in writing and shall not be deemed to be a waiver of any subsequent breach or default. No failure or delay by a party in exercising any right or remedy provided under the Contract or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict its further exercise of that or any other right or remedy. No single or partial exercise of

such right or remedy shall prevent or restrict the further exercise of that or any other right orremedy.

19.5No partnership or agency: Nothing in the Contract is intended to, or shall be deemed to, establish any partnership or joint venturebetween theparties, norconstitute either party the agent ofthe other for any purpose. Neitherparty shall have authority to act as agent for, or to bind, the other party in anyway.

19.5Third parties: Aperson who is not a party to the Contract shall not have any rights to enforce its terms.

19.7Variation: Except as set out in these Conditions, no variation of the Contract, including the introduction orany additional terms and conditions, shall be effective unless it is agreed in writing and signed by TalkTech. TalkTech reserves the right to make changes to these Conditions fromtimetotime.

19.8 Information about TalkTech: TalkTech operates the website www.TalkTech.co.uk. a company registered in England and Wales under company number 02288429 with its registered office at Airport House, 43-45 Purley Way, Croydon, Surrey, CR0 0XZ VAT number is 611918158. Please refer to Talking Technology Ltd i website at www.talktech.co.uk for information about how tocontactus.

19.9 Dispute resolution: The Customer must notify any complaints or disputes to Talking Technology Ltd in accordance with its Customer Complaints Code available at http://www.talktech.co.uk. Talking Technology Ltd shall use reasonable endeavours to resolve any complaint or dispute. Further information concerning the Customer's rights in relation to any dispute or complaint are specified in the Customer Complaints Code.

19.10 Governing law: The Contract, and any dispute or claim arising out of or in connection with it or rise subject matter or formation (including non-contractual disputes or claims), shall be governed by, and construed in accordance with the law of England and Wales.

19.11 Jurisdiction: Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with the Contract or its subject matter or formation (including non-contractual disputes or claims).