NETWORK SERVICE AGREEMENT TERMS AND CONDITIONS

DEFINITIONS In these Condit

In these Conditions:

Commencement Date the date specified in the Network Service Agreement;

Contract the contract between the Customer and the Supplier for the supply of the Service in accordance with these Conditions and the Network Service Agreement;

Customer the person or company cited in the Network Service Agreement for whom the Supplier has agreed to provide the Comman.

Customer the person or company cited in the Network Service Agreement for whom the Supplier has agreed to provide the Service;
Intellectual Property Rights all patents, rights to inventions, copyright and related rights, trade marks, service marks, trade, business and domain names, rights in goodwill or to sue for passing off, rights in designs, rights in computer software, database right, topography right, moral rights, rights in confidential information (including know-how and trade secrets) and any other related to the secretary of the secre

utilising the Customer's authentication details; and (iii) calls made from an authenticated IP address. References to legislative provisions are to be understood as a reference to that provision as amended, re-enacted or extended at the relevant time. Headings do not affect interpretation and are provided for convenience only.

BASIS OF CONTRACT
The Contract shall accome into force on the date the Network Services Agreement is signed by the authorised representatives of the Customer and received by the Supplier and subject to condition 2.2 below, shall continue, unless terminated earlier in accordance with the provisions of these Conditions, until the end of the Minimum Term. The term of the Contract shall automatically extend for 50 months (Extended Term) at the end of the Minimum Term and at the end of each Extended Term, unless either party gives the contract shall be the end of the Minimum Term and the end of each Extended Term, the self-term as the case maybe. In the event the Customer has ten or less employees' condition 2.1 shall not apply, Instead the Contract shall continue, unless terminated earlier in accordance with the provisions of these Conditions, until either party gives 90 days written notice to the other party to terminate the Contract expiring on or after the Minimum Term.

The Contract constitutes the entire agreement between the parties. The Customer acknowledges that it has not relied on any statement, promise or representation made or given by or on behalf of the Supplier which is not set out in the Contract. Any samples, drawings, description matter or advertising issued by the Supplier, and any descriptions or illustrations contained in the Supplier's catalogues or brochrures, are issued or published for the sole purpose of giving an approximate idea of the Service described in them. They shall not form part of the Contract or have any contractual force.

These Conditions apply to the contract to the exclusion of any other terms that the Customer seeks to impose or incorpo

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SupPLY OF THE SERVICE

The Service shall be supplied by the Supplier to the Customer from the Commencement Date in accordance with the Specification 3

The Service shall be supplied by the Supplier to the Customer normal and analysis and the Service conforms and material respects.

The Supplier reserves the right to change the Specification without the prior consent of the Customer so that the Service conforms o any applicable safety or other statutory requirements. CUSTOMER OBLIGATIONS

The Customer shall:

a) co-operate with the Supplier in all matters relating to the Service and provide the Supplier with assistance from the Customer's employees where reasonably required;
b) permit for procure permission for the Supplier to freely and safely access its premises and service connection points;
c) provide the Supplier with such information and materials as the Supplier may reasonably require in order to supply the Service,

employees where reasonably required:
b) permit or procure permission for the Supplier to freely and safely access its premises and service connection points;
c) provide the Supplier with such information and material as as the Supplier may reasonably require in order to supply the Service,
and ensure that such information is accurate in all material respects;
d) ensure that only attachments approved for connection under the Telecommunications Act 1984 are connected with the Service;
d) ensure that only attachments approved for connection under the Telecommunications Act 1984 are connected with the Service;
d) use the Service in accordance with such instructions/conditions as may be notified in writing by the Supplier from time to time;
f) not use the Service in a manner which constitutes a violation or infringement of the rights of any other party and in this respect the
Customer shall, without limitation, (i) secure implementation and management of their systems including any hardware not provided
by the Supplier such as Firewals or PSX. (ii) maintain security and confidentially of authentication details for online service portats
counts are disabled and reporting the incident for the Supplier, and (iv) report the incidents to the Policy.
g) obtain and maintain all necessary licences, permissions, licenses, consents, registrations and approvals which may be required
before the Commencement Date;
h) be solely liable for any costs arising as a result of Tol Fraud;
h) the event the Contract includes broadband services.
The Customer acknowledges that the Service known as 'faud monitor' is not a fraud 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 acompts no liability whatsoever for any costs incurred as a result of a
horizontal property of the Supplier and therefore the Supplier acompts to the supplier as a result of roin connection with:

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PRICE AND PAYMENT
The price of the Service shall be the relevant price at the time the Service is in use as determined by the tariff stated in the Network 5 5.1

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All intellectual Property Rights in or aring out of or in connection with the Service shall be owned by the Supplier. The Customer Rights is conditional on the Supplier of th

LIMITATION OF LIABILITY

Nothing in these Conditions shall limit or exclude the Supplier's liability for death or personal injury caused by its negligence, or the negligence of its employees, agents or subcontractors; fraud or fraudulent misrepresentation; or breach of the terms implied by section 2 of the Supply of goods and Services Act 1982 (tiles and quiet possession).

Subject to condition 7:

a) the Supplier shall under or circumstances whatever be liable to the Customer, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, for any loss of profit, or any indirect or consequential loss arising under or in connection with

breach of statutory duty, or otherwise, for any loss of profit, or any indirect or consequence lose as a large time.

the Contract;
b) the Supplier shall, as stated in condition 42, have no liability for any breach of the Customer's security; and
c) the Supplier shall, as stated in condition 42, have no liability for any breach of the Customer's security; and
d) the Supplier's total liability to the Customer in respect of all other losses arising under or in connection with the Contract, whether
no contract, tort (including negligence), breach of statutory duty, or otherwise, shall no no circumstances exceed an amount equal to
the aggregate price paid by the Customer to the Supplier in the three month period immediately preceding the matter giving rise to
the terms implied by sections 3 to 5 of the Suppliy of goods and Services Act 1982 are, to the fullest extent permitted by law,
excluded from the Contract.

The Supplier's employees or agents are not authorised to make any representations concerning the Service unless confirmed by
the Supplier in writing.

DATA PROTECTION

The following definitions are used in this clause 8:

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ner Personal Data means any Personal Data which the Supplier receives pursuant to the performance of the Servic Data Protection Legislation nears any Personal Data with the Soupher level-evers pursuant to the Pervicine Control of Service.

Data Protection Legislation nears all applicable data protection legislation including from 25 May 2018 orwards Regulation (EU) 2016/679 (the General Data Protection Regulation or the GDPR) and any national implementing laws, regulations and secondary legislation (or in the event that the UK leaves the European Union, all equivalent legislation enacted in the UK in respect of the protection of Personal Data) (all as amended, updated or re-enacted from the to time), and Personal Data) (all as amended, updated or re-enacted from the totime), and

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legislation (or in the event that the UK leaves the European Union, all equivalent legislation enacted in the UK in respect of the protection of Personal Data, Data Subject, Data Controller and Data Processor have the meanings as defined in the Data Protection Controller and Data Processor have the meanings as defined in the Data Protection Controller and Data Protection Legislation, and the Controller and Data Protection Legislation, the Customer is the Data Controller and the Supplier is the Data Protection Legislation, the Customer is the Data Controller and the Supplier is the Data Protection Legislation, the Customer is the Data Controller and the Supplier is the Data Processor in respect of Customer Personal Data. Clause 8.7 sets out the nature and purpose of processing by the Supplier, the duration of the processing and the types of Personal Data and categories of Data Subject.
Without prejudice to the generality of clause 8.2, the Customer will ensure that it has all necessary and appropriate consents and notices in place to enable lawful transfer of the Customer Personal Data to the Supplier for the duration and purposes of the Contract.
Without prejudice to the generality of clause 8.2, the Supplier shall, in relation to any Customer Personal Data processed by it in Contract.
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Without prejudice to the generality of clause 8.2, the Supplier is relative to the Customer with the Customer Personal Data only on the written instructions of the Customer written instructions. Where the Supplier is relative to the Supplier of the Customer Personal Data processed by the Supplier by the Supplier shall promptly notify the Customer of this before performing the processing required by the Applicable Law unbest the Applicable Law unbest t

Name or categories of sub-processor What sub-processing do they do

All Customer information required for the provision of calls as part of the Service.
Secure storage of Customer bank details for invoicing and The Sage Group plc & Union Street payment.

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The Supplier confirms that it has entered or (as the case may be) will enter into with each third-party processor a written agreement incorporating terms which are substantially similar to those set out in this clause. 8. As between the Customer and the Supplier, the Supplier shall remain fully liable for all acts or ornissions of any third-party processor appointed by it pursuant to this clause 8. This clause sets out the nature and purpose of processing by the Supplier, the duration of the processing by the Supplier, the dyration of the processing by the Supplier, the duration of the processing by the Supplier (and trained to the processing by the Supplier).

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2. Nature of processing: Use of data in order to contact and liaise with the Customer and in order to supply the Service

3. Duration of processing: The term of the Contract.

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A 7. Types of Personal Data: Name, telephone number, email address, emails and bank details.

8.7.5 Categories of Data Subject. Data in relation to the Customer and/or employees of the Customer.

The Supplier records and monitors all calls received and made by it and will be the Data Controller in respect of any Personal Data collected as a result. Please see the Supplier's privacy notice at https://www.nbccommunications.co.uk/privacy-policy/ for details of how the Supplier will use Personal Data collected from such calls.

INSOLUPING FOR CUSTOMER AND SUSPENSION.
Without limiting its other rights or remedies, the Supplier may terminate the Contract by giving 14 days written notice to the Customer R.

INSOLVENCY OF CUSTOMER AND SUSPENSION
Without limiting its other rights or remedies, the Supplier may terminate the Contract by giving 14 days written notice to the Customer it.

a) the Customer suspends 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) is deemed unable to pay its debts within the meaning of section 123 of the insolvency Act 1986 or (being an individual) is deemed either 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 foregoing apply;
b) a resolution is passed, or an order is made, for or in connection with the winding up of the Customer,
d) a creditor or encumbrances 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 14 days;
e) an order is made, for the appointment of an administrator of a notice of intention to appoint an administrator is appointed over the Customer;
f) a floating charge holder over the assets of the Customer;
f) a receiver is appointed over the assets of the Customer;
f) the Customer at any time does not have the necessary valid licence to run its telecommunications system:
i) the Customer falls to pay any amount due under Contract and (its other breach is remediable) fails to remedy that breach within 14 Without limiting its other rights or remediate:
Without limiting its other rights or remediate:
Without limiting its other rights or remediate:
I) the Customer at any time does not have the necessary valid licence to run its telecommunications system:
I) the Customer shall have the right to suspend provision of the Services under the Contract or any other contract between the Customer is the Customer in the Customer;
I) the Supplier may terminate th

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Termination Charges or TERMINATION

CONSEQUENCES OF TERMINATION

Contemination of the Contract for any eason:

On termination of the Contract for any eason:

Of Services supplied but for which no invoice has been submitted, the Supplier shall submit an invoice, which shall be payable by the Customer immediately on receipt:

b) the accrued rights, remedies, obligations and liabilities of the parties as at expiry or termination shall not be affected, 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 c) clauses which expressly or by implication have effect after termination shall continue in full force and effect, any supplier charges arising from the termination of any service in part or whole will be payable by the customer in addition to any due early termination charge.

In the event the Supplier terminates the Contract in accordance with condition 9.1 prior to the expiry of the Minimum Term the Customer shall be liable to pay an early termination fee calculated in accordance with the provisions of condition 10.

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The Supplier shall not be liable or be deemed to be in breach of the Contract by reason of any delay in performing or any failure to perform the Service or any of the Supplier's Performing or any failure to the performing or any failure to the Supplier's Delay or failure was due to a Force Majeure Event. A Force Majeure Event means any event beyond the Supplier's reasonable control including (without limitation) flood, fire, war or threat of war, sabotage, civil disturbance, governmental action, default of any supplier of services to the Supplier or any legal and regulatory restrictions.

If any dispute arises in connection with the Contract then the parties will attempt to settle it. If the parties are unable to reach an agreement then the Customer may refer the dispute to any recognised dispute resolution service. Details of these and how to refer a dispute are set out within the Supplier's Webster www.higroup.com/custing the charges at any time. This includes the ability to The Supplier reserves the right to charge any term of the Contract (fooding the charge) at any time. This includes the ability to Supplier's Webster and the Contract (fooding the charge) at any time. This includes the ability to Supplier's Webster the charge is to take effect and will give the Customer reasonable notice of any variation before it takes place.

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Supplier's Website at least 2' weeks before the change is to take effect and will give the Customer reasonable notice of any variation.

The parties agree that the terms of the Contract are not enforceable by a third party under the Contract (Rights of Third Parties).

The Supplier may at any time assign, transfer, charge, subcontract or deal in any other manner with all or any of its rights or obligations under the Contract. The Customer may not assign, transfer, charge, subcontract or deal in any other manner with all or any or obligations under the Contract.

Any notice shall be in writing and, unless otherwise specified in the relevant paragraph, be addressed to the addressed at its registered office or principal place of business or such other address as may at the relevant time have been notified to the party giving the notice. Any notice of termination of the Contract served by the Customer must be marked for the attention of the Managring Director of the Supplier and sent by recorded delivery.

gaing the note. Any naise of refinanciant of the Supplier and sente by the Contract shall constitute a waiver of that provision or any other provision. No waiver by this Supplier and sent by resourced deliver by the Contract shall constitute a waiver of that provision or any other provision. No waiver by this Supplier of any breach of the Contract by the Customer shall be considered as a waiver of any subsequent treach of the same or any other provision. No waiver by the Supplier shall be effective unless in writing if any provision of these Conditions is held by any competent authority to be invalid or unenforceable in whole or in part then the validity of the other provisions of these Conditions and the remainder of the provision in in question shall not be affected.

The Supplier's rights are cumulative and in addition to any rights available at common law.

Except as set out in these Conditions, any variation, including the introduction of any additional terms and conditions, to the Contract, shall only be binding when agreed in writing and signed by the Supplier.

The Contract, and any dispute or claim arising out of or in connection with it or its subject matter or formulation (including noncontractual disputes or claims) shall be governed by, and construed in 12.7

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DIRECT

The Direct Debit Guarantee

- This Guarantee is offered by all Banks and Building Societies that take part in the Direct Debit Scheme.
- If there are any changes to the amount, date or frequency of your Direct Debit Nix Communications Group Ltd will notify you 10 working days in advance of your account being debited or as otherwise agreed. If you request Nix Communications Group Ltd to collect a payment, confirmation of the amount and date will be given to you at the time of request.
- If an error is made in the payment of your Direct Debit by Nix Communications Group Ltd or your Bank or Building Society, you are entitled to a full and immediate refund of the amount paid or Building Society

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- If you receive a refund you are not entitled to, you must pay it back when Nix Communications Group Ltd asks you to
 - You can cancel a Direct Debit at any time by simply contacting your bank or building society. Written confirmation may be required. Please also notify us.