

# Daisy Terms & Conditions for the Provision of Equipment, Maintenance Services, Consultancy Services, Hosting Services, Conference Calling Services, DDSP Services, WiFi Services, Daisy Fraud Guardian and/or Fixed Network Services – December 2021

#### 1. DEFINITIONS

1.1 In these conditions the following terms shall have the following meanings:-

"Abusive" shall be as defined in condition 5.9.2 and "Abuse" shall be construed accordingly;

"Additional Charges" means Charges which may be made (in addition to the Annual Support Charge) for additional services supplied pursuant to condition 6.3;

"Annual Support Charge" means the support charge for the Maintenance Services as set out on the Order Form;

"Anti-Bribery Laws" means any and all statutes, statutory instruments, bye-laws, orders, directives, treaties, decrees and laws which relate to anti-bribery and/or anti-corruption, including the Bribery Act;

"Attack" means an attack on a computer system or network which causes a loss of service to users, typically the loss of network connectivity and services consuming the bandwidth of the victim network or overloading the computational resources of the victim system. Attacks for these purposes are volumetric and may include but are not limited to DNS UDP floods, DNS query floods, SSL floods, SSL re negotiation, Syn floods, UDP floods, Push and ACK floods, Ping floods, Smurf attacks, ICMP floods;

"Black Hole" means discarding all data destined for a particular IP Address to prevent the disruption, and or flow of, data destined for other IP Addresses;

"Bribery Act" means the Bribery Act 2010;

"Broadband Acceptable Use Policy" means the Company's policy for the acceptable use of its broadband Service, the current version of which is available at <a href="https://daisycomms.co.uk/terms-and-conditions//">https://daisycomms.co.uk/terms-and-conditions//</a> (or at such other URL as is notified to the Customer by the Company from time to time);

"Business Day" means any and all days from Monday to Friday (inclusive) in any week but excluding English bank holidays or public holidays;

"Call Commissions" means such sums payable by the Company to the Customer in accordance with condition 10.2.7;

"Carrier" means the relevant third party public telecommunications operator or third party network service provider;

"Charges" means the charges payable by the Customer to the Company for Services performed (excluding Installation Services);

**"CLI"** means the telephone number of the originating user (i.e. the calling party) or the default number of the Customer (as applicable);

"CLI Presentation" allows customers to authorise the Company to carry voice traffic with a geographic or non-geographic presentation number. This presentation number may be different from the Customer's underlying CLI;

"Code" means any code of practice for Premium Rate Services published by Phone-paid Services Authority (or equivalent) from time to time;

"Commencement Date" means the commencement date of the applicable Services (excluding Fixed Network Services) as specified on the Order Form;

"Company" means Daisy Communications Limited a company registered in England and Wales with company registration number 4145329 whose registered office is Lindred House, 20 Lindred Road, Brierfield, Nelson, Lancashire BB9 5SR;

"Company Number" means as defined within the definition of "Number" below;

"Conference Calling Services" means the conference calling services more particularly detailed on the Order Form (as modified or substituted by the Company from time to time), which for the purposes of interpreting the applicable Contract shall be deemed to be Fixed Network Services;

"Conditions" means these terms and conditions;

"Connection Date" means the date when the Carrier, having received the relevant information from the Company, is in a position to and has agreed to commence provision of the Fixed Network Services to the Customer;

"Consultancy Services" means the consultancy services more particularly detailed on the Order Form (as modified or substituted by the Company from time to time) to be provided hereunder by the Company to the Customer;

"Consumer" means any natural person who uses the Services for purposes that are outside of their trade, business, craft or profession.

"Contract" means the agreement between the Customer and the Company for the provision of the Equipment and / or Services (or any of them) incorporating these Conditions, the Order Form and the Daisy as a Supplier Data Processing Addendum and any other Service Specific Conditions and / or Promotional Terms incorporated into the Contract in accordance with condition 2.1;

"Contract Year" means a period of twelve months commencing from either (i) the Effective Date of the Contract; or (ii) any subsequent annual anniversary of the Effective Date;

"Contractor" means any person who, on or prior to the Effective Date of the Contract (and/or prior to the date of the transfer of such services to the Company), supplied services to the Customer which were the same as or similar to those provided or to be provided by the Company to the Customer under the Contract;

"Customer" means the person, firm or company specified on the Order Form and any other person appearing to act within that person's, firm's, or company's authority and includes where relevant the Customer's permitted assigns;

"CPE" means Customer Premise Equipment used in connection with the Service;

"Daisy as a Supplier Data Processing Addendum" means the data processing addendum, the current version of which is set out at <a href="https://daisycomms.co.uk/terms-and-conditions//">https://daisycomms.co.uk/terms-and-conditions//</a> (or at such other URL as is notified to the Customer by the Company from time to time);

"Daisy Fraud Guardian" means the call analytics service known as Daisy Fraud Guardian (as modified or substituted by the Company from time to time) and which for the purposes of interpreting the applicable Contract shall be deemed to be Fixed Network Services; "DDoS" means Distributed Denial of Service;

"DDSP Services" means the DDoS protection services described as such in an Order Form (as modified or substituted by the Company from time to time), whether these be described as DDP Gold, DDP Lite, DDP Emergency or otherwise and which for the purposes of interpreting a Contract shall be deemed to be Fixed Network Services;

"Delivery" means the point at which the Equipment arrives at the Site immediately prior to the unloading of such Equipment from the delivery vehicle and 'Delivered' shall be construed accordingly;

"Effective Date" shall mean the earlier of the date on which the Company signs the relevant Order Form or commences performance of a Contract;

"Emergency" means a state of emergency that demands immediate action resulting from a danger or threat of danger to the United Kingdom from foreign or domestic sources and declared to be in existence by governmental authority;

"Emergency Call" means a call to 999 or 112 or any other number associated with UK emergency services;

"Employee" means any employee, former employee, consultant, former consultant, contractor, former contractor, agent or former agent of the Customer or any Contractor or Subcontractor;

"Employment Regulations" means any laws in any country in the world implementing the provisions of EC Directives No. 77/187 dated 14 February 1977, 2001/23 dated 12 March 2001 or equivalent or similar regulations that protect the rights of employees on a transfer of a business or undertaking or any laws providing for the automatic transfer of employees on transfer of the whole or part of an undertaking, business or service provision change, including in the United Kingdom the Transfer of Undertakings (Protection of Employment) Regulations 2006 as amended or replaced from time to time;

"End User" means any end user of the Services and/or WIFI Software;

"End User Service" means such entertainment, live or recorded information or other service (including, but not limited to, Premium Rate Services) made available by the Customer from time to time for itself or any Information Provider;

"Equipment" means the equipment and/or Software related products to be supplied under a Contract as set out in an Order Form (and also has extended meaning under condition 5.4.2 in the case of and for the purpose of that condition only);

"Facility" means the location in which the Hosting Services are performed;



"Fixed Network Services" means the network services (including where applicable DDSP a hoax call, and/or is of an offensive, spiteful, abusive, indecent, defamatory, obscene or Services and/or Conference Calling Services and/or the Daisy Fraud Guardian service) more particularly detailed on the Order Form (as modified or substituted by the Company OFCOM in its 'Revised statement of policy on the persistent misuse of an electronic from time to time) to be provided hereunder by the Company to the Customer:

"General Conditions" means the general conditions of entitlement set by OFCOM, in "Number" means either (i) a telephone number from within a national number group range accordance with section 45 of the Communications Act 2003, as may be amended, (used by the Customer in connection with an End User Service) as may be allocated by modified or replaced from time to time and which may not necessarily apply to all Services described as Fixed Network Services:

"Group" means together a party, its Parent Undertakings, its Subsidiary Undertakings and the Subsidiary Undertakings of any of its Parent Undertakings from time to time;

"Hosted Data" means the data which is hosted pursuant to the Hosting Services;

"Hosting Services" means the hosting services more particularly detailed in an Order Company to the Customer:

which represents the subject matter of a Premium Rate Service in whole or in part: "IP" means Internet Protocol:

"IP Access Circuit" means an IP circuit used to carry IP traffic;

"Information Provider" means any organisation or person providing Information or with whom the Customer contracts in respect of the provision of Premium Rate Services; "Installation" means the physical installation of Equipment at the Site;

"Installation Services" means services for the Installation of Equipment as more particularly described in the Order Form;

"Intellectual Property Rights" means all intellectual and industrial property rights including patents, know-how, registered trade marks, registered designs, utility models, applications for and rights to apply for any of the foregoing, unregistered design rights, unregistered trade marks, rights to prevent passing off for unfair competition, copyright, database rights, topography rights and any other rights in any invention, discovery or process, in each case in the United Kingdom and all other countries in the world and together with all renewals and extensions:

"Licence" means the licence granted by the Company to the Customer to use the WIFI "PSTN" means a public switched telephone network; Software in accordance with the terms of this Contract;

Equipment more particularly detailed in an Order Form (as modified or substituted from time to time) to be provided hereunder by the Company to the Customer;

"Microenterprise and Small Enterprise Customer" means a Customer who is:

- acting in the course of a business which is carried on by that Customer: and (i)
- (ii) is not a communications provider; and
- (iii) has 10 or fewer workers (whether as employees or volunteers or otherwise)

"Minimum Term" means the minimum contract period for the applicable Services which shall commence on the Commencement Date for all Services except Fixed Network Services which shall commence on the Connection Date and expire on the day at the end of the minimum contract period set out in an Order Form;

in an Order Form that will be spent by the Customer on call charges commencing on the Services, the Maintenance Services, the Hosting Services and/or the Consultancy Services Connection Date:

"Non-Geographic Service" means any service comprising a non-geographic Number "Service Feature" means a distinguishable software function included in the Fixed and/or Company Number and inbound calls to the relevant number;

"Normal Working Hours" means 9.00am to 5.30pm on any Business Day:

"Not-For-Profit Customer" means a Customer which has 10 or fewer workers (whether as employees or otherwise but excluding volunteers and which by its constitution or Services, for example (and without limitation) the Broadband Acceptable Use Policy (but enactment is:

- (i) any capital it expends for charitable or any public purpose; and
- is prohibited from directly or indirectly distributing among its members any part (ii) of its assets (other than for charitable or public purposes)

"Nuisance Call" means an unwanted call (meaning a signal, message or communication which can be silent, visual or spoken) that causes annoyance to the receiver of the call and/or is

menacing nature including unauthorised or 'spam' calls and 'silent' calls as defined by communications service 2010', and any subsequent update;

the Company to the Customer from time to time ("Company Number") or (ii) a telephone number not being a Company Number and which may be programmed by the Company for the purposes of making available a Fixed Network Service in respect of such telephone number:

"OFCOM" means the Office of Communications and/or any successor body:

"Order Form" means the order form or other document to which either these Conditions Form (as modified or substituted from time to time) to be provided hereunder by the are attached or which is expressed to incorporate or be subject to these Conditions which sets out (amongst other things) the Customer's details and the Equipment and/or Services "Information" means information or other content which is made available to callers and to be supplied pursuant to a Contract, together with any Service Specific Conditions or Promotional Terms (if applicable) and the Daisy as a Supplier Data Processing Addendum: "Parent Undertaking" has the meaning given to it in section 1162 of the Companies Act 2006;

> "Phone-paid Services Authority" means the regulatory agency for Premium Rate Services or any similar body which may be appointed in addition to or in substitution of Phone-paid Services Authority by any competent authority;

> "Premium Rate Service" means any service comprising live or recorded telephone information and/or entertainment and/or similar services which are charged at a premium and which are defined as such in the Code:

> "Price" means the price payable by the Customer for the Equipment and Installation Services (where applicable):

> "Promotional Terms" means any additional terms which apply to the Price and/or Charges and which may be specified in an Order Form and/or notified by the Company in writing to the Customer in relation to the Equipment and/or Services, at the time the relevant Order Form was submitted;

"Rate of RPI" means the retail price index percentage change over 12 months announced "Maintenance Services" means the maintenance services in respect of the Supported by the Office for National Statistics (or successor body) in the month preceding an increase in the Charge pursuant to condition 10.2.9, 10.3.3, 10.4.4, 10.7.6, 10.8.3 10.9.4 or 10.10.4; "Relevant Laws" means any statute, regulation, bylaw, ordinance or subordinate legislation which is in force for the time being to which a party is subject; the common law as applicable to the parties (or any one of them); any binding court order, judgment or decree applicable to the parties (or any one of them); and any applicable industry code, policy, quidance, standard or accreditation terms (i) enforceable by law which is in force for the time being, and/or (ii) stipulated by any regulatory authority to which a party is subject, in each case, for the time being:

"Service(s)" means any of the services supplied by the Company and as set out further in an Order Form including, without limitation, the Installation Services, the Conference "Monthly Minimum Call Spend" means the minimum monthly sum of money as set out Calling Services, the DDSP Services, the Daisy Fraud Guardian service, the Fixed Network (as applicable):

Network Services:

"Service Specific Conditions" means any additional terms and conditions which are to apply to a Contract as specified in an Order Form or these Conditions in respect of specific excluding Promotional Terms);

is required (after payment of all outgoings) to apply the whole of its income and "Site" means a place of business of the Customer or a nominated third party at which the Services and/or Equipment are to be provided as specified in an Order Form:

"Software" has the meaning given to it in condition 16.1;

"Special Entry" means any additional entry to the appropriate phone book requested by the Customer in addition to the regular information published about the Customer in any phone book issued by or on behalf of British Telecommunications plc;

"Subcontractor" means any subcontractor of a Contractor;

"Subsidiary Undertaking" has the meaning given to it in section 1162 of the Companies Act 2006:



"Supported Equipment" means the items of equipment (which may include the 2.5 Each order for Equipment and/or Services (except in the case of Installation Services Equipment) to be subject to the Maintenance Services as set out in an Order Form;

"Tariff" means the Company's tariff for calculating Charges for each of the Services which is set out at https://daisycomms.co.uk/ or at such other URL as is notified to the Customer not included on the same Order Form) to the effect that any delay or failure to supply by the Company from time to time:

"User Instructions" has the meaning given to it in condition 6.5.2:

"WIFI Service" means the WIFI Software and connected services to be provided to the contract entered into under these Conditions. Customer by the Company subject to the terms of this Contract; and

"WIFI Software" means the software provided to the Customer by the Company in connection with the WIFI Service which is owned by or licensed to the Company and Equipment including (without limitation) any of the Customer's employees, agents or purchased by the Customer in the volumes set out in the Order Form.

#### 2. CONTRACT FORMATION

relevant Equipment and/or Services. The Company is under no obligation to accept any a Contrat solely for of its trade, business and/or profession, and is not acting, nor will it use Order Form and may, in its absolute discretion, reject or amend any proposed Order Form. and Services or Equipment as a Consumer. A Contract shall only come into force and bind both parties once:

signing the Order Form or the Company commencing the performance of the Services or and obligations pursuant to a Contract, but not pursuant to the General Conditions. provision of the Equipment;

Company's sole and absolute discretion): and

2.1.3 in respect of a Contract which provides for the supply of:

2.1.3.1 Equipment and/or Installation Services, (without limitation) the conditions in condition 4.1.1 being met;

2.1.3.2 Fixed Network Services, (without limitation) the conditions in condition 5.2.1 being met:

2.1.3.3 Maintenance Services, (without limitation) the condition in condition 6.1.1 being met;

2.1.3.4 Consultancy Services, (without limitation) the condition in condition 7.1.1 being met; and/or

2.1.3.5 Hosting Services, (without limitation) the condition in condition 7.3.1 being met.

2.2 All quotations, estimates and tenders are given and contracts are made by the Company subject to and only upon the terms of a Contract which cannot be varied unless indemnify the Company in respect of each liability, loss, injury, damage, demand, claim, agreed in writing by the Company in accordance with condition 19. These Conditions are the only terms and conditions on which the Company will supply any Equipment and/or Services to the Customer under an Order Form and will apply to the exclusion of all other terms and conditions including any terms and conditions which the Customer purports to apply under any purchase order, confirmation, of order or similar document, (whether or not such document is referred to in a Contract) and any terms and conditions which may 4. SUPPLY OF EQUIPMENT AND INSTALLATION SERVICES otherwise be implied by trade, custom, practice or course of dealing. Unless expressly set In the event that the section related to Equipment is completed on the relevant Order Form out in a Contract, all other terms, conditions and warranties which are implied by law are or in the event that the Company otherwise does provide any Equipment and/or Installation excluded to the fullest extent permitted by law.

2.3 In the event of a conflict or inconsistency between any of the documents which 4.1 DELIVERY constitute the Contract, the following descending order of precedence shall apply:

2.3.1 the Order Form;

2.3.2 any applicable Service Specific Conditions;

2.3.3 any applicable Promotional Terms:

2.3.4 the Conditions:

2.3.5 any other documents referred to on the Order Form or in these Conditions.

For the avoidance of any doubt, the fact that the Promotional Terms are silent on a particular matter whereas any of these Conditions, the Order Form and/or the Service the Company will take reasonable steps to deliver the Equipment and, where expressly Specific Conditions make provision for the same, shall not be deemed to give rise to a stated by the Company, supply the Installation Services, using reasonable skill and care, conflict or inconsistency.

drawings, specifications of weight, capacity or dimensions and particulars of shade shall not form part of the Contract but shall be treated as approximate only unless specifically stated otherwise. Any savings quoted are estimates and illustrative only. All documents containing such illustrative or descriptive material (as well as the copyright therein) shall the Contract, it has not relied on any such illustrations, samples or descriptive material.

which will form part of the Contract for the supply of Equipment) shall (for the purposes of this condition 2.5) be deemed (subject to condition 2.1) a separate Contract (whether or Equipment and/or Services shall not entitle the Customer (to the extent that any such entitlement exists) to terminate a Contract for other Equipment and/or Services or any other

2.6 Any undertaking by the Customer not to do any act or thing shall be deemed to include an undertaking that the Customer shall procure that any user of the Services and/or contractor, shall not do such act or thing.

2.7 The Customer warrants and undertakes to the Company that it is entering into a 2.1 An Order Form constitutes the Customer's offer to the Company to purchase the Contract for the purposes of, and shall use the Services and any Equipment provided under

2.8 DDSP Services and the Daisy Fraud Guardian service shall be deemed to be Fixed 2.1.1 the Customer's offer is accepted by an authorised representative of the Company. Network Services for the purposes of determining the Company's and the Customer's rights

2.9 To the extent an Order Form specifies any Conference Call Services, such services 2.1.2 the credit status of the Customer being to the satisfaction of the Company (in the shall be deemed to be Fixed Network Services for the purposes of determining the Company's and the Customer's rights and obligations pursuant to the relevant Contract.

#### 3. CUSTOMER'S ORDER AND SPECIFICATIONS

3.1 The Customer shall be responsible for providing the Company with all information relevant to the supply of the Equipment and the provision of Services (as the case may be) within reasonable time to enable the Company to perform its obligations under a Contract. 3.2 Without limitation to the generality of condition 3.1, the Customer shall ensure that the details set out in an Order Form and any drawings, sketches, specifications (including without limitation in respect of the type and capacity of any available or installed connectivity), descriptions or instructions supplied by the Customer or any agent or representative of the Customer in connection with the supply of any Equipment or Services (as the case may be) by the Company ("Customer Information") are accurate and fully describe the Customer's requirements and the Customer shall be liable for and shall cost, charge or expense which may be incurred by or awarded against the Company by reason of or arising directly or indirectly out of or in connection with any inaccuracy in respect of the Customer Information, or where the compliance with, or use of any Customer Information by the Company constitutes the infringement of the Intellectual Property Rights or other rights of a third party.

Services to the Customer this condition 4 shall apply to the relevant Contract.

4.1.1 The conditions referred to in condition 2.1.3.1 are that:

4.1.1.1 the Company provides written confirmation to the Customer that the Equipment referred to in an Order Form is available and can be supplied in the stated timescales; and 4.1.1.2 the Company providing confirmation by email to the Customer that the terms stated on the relevant Order Form as far as it is aware at the time of the review do not contain any errors or omissions.

4.1.2 In consideration of the Customer's payment of the Price pursuant to condition 11.1 within an estimated period of time. Such period shall commence from the date of receipt 2.4 Any illustrations, samples or descriptive material provided by the Company, including by the Company of all instructions and information required for Delivery. Time for Delivery or Installation of the Equipment will not be (nor be deemed) of the essence of a Contract and any stated times for Delivery or Installation in an Order Form are estimates only and shall not be binding on the Company.

4.1.3 Without prejudice to the generality of condition 3, the Customer shall be responsible remain the exclusive property of the Company and must not be copied or loaned or for providing the Company with any necessary instructions for Delivery of the Equipment transferred by the Customer. The Customer acknowledges and agrees that in entering into within a reasonable period prior to the estimated date of Delivery advised by the Company to the Customer.



or lack of instructions from the Customer the Delivery of any Equipment in accordance with the Customer or any third party where the Equipment is stored and remove and repossess a Contract is delayed for more than twenty-eight days after the Company has given notice such Equipment at the Customer's expense. in writing to the Customer that the Equipment is ready for Delivery, the Equipment shall be 4.3.5 The Customer shall not, without the prior written consent of the Company, pledge or of such period of twenty-eight days.

4.1.5 If a Contract provides for Delivery by instalments, any delay in the Delivery of any remedy of the Company) forthwith become due and payable. instalment shall not entitle the Customer to treat the relevant Contract as at an end or to 4.4 LIABILITY FOR REPLACEMENT OR REPAIR reject any other instalment.

such deemed Delivery date

#### **4.2 CONNECTION**

4.2.1 The responsibility for the cost of connection to the public switch telecommunications network and/or the provision of additional lines to the public telephone system lies with the Customer.

4.2.2 The Customer shall prepare the Site(s) (at its own cost) in accordance with the Company's instructions so that Installation of any necessary Equipment can take place.

4.2.3 The Customer shall be responsible for the cost to supply, install, maintain and operate any and all infrastructure required to accommodate the power and environmental specifications as specified by the Equipment manufacturer (as published and as amended from time to time) to comply with all local electrical code requirements including the Company's liability for defects arising on or before Delivery of the Equipment, in Institution of Engineering and Technology's IEE Wiring Regulations in force at the date of accordance with condition 4.4.1. Delivery.

providing not less than 60 minutes of standby power at the Site for the Equipment.

4.2.5 The Customer shall only connect and use equipment (whether supplied by the Company pursuant to the terms of a Contract or not) connected (directly or indirectly) to use the Fixed Network Services in accordance with any published instructions, safety and by the Customer prior to entering into a Contract, and in particular shall not apply to defects security procedures applicable to the use of that equipment.

(whether supplied by the Company pursuant to the terms of a Contract or not) so as to consent of the Company or from repairs carried out improperly by the Customer or its prevent such equipment being used in the commission of criminal offences including the making of fraudulent, unauthorised or bad faith calls.

4.2.7 If the Company becomes aware that any unsupported equipment is connected to the Fixed Network Services, the Company may serve notice on the Customer requesting that has been returned to the Company and replaced by the Company shall become the the Customer removes such equipment. The Customer will on receipt of such notice, remove such unsupported equipment.

### **4.3 PROPERTY AND RISK**

4.3.1 The risk of loss or damage to the Equipment shall vest with the Customer from the moment of Delivery or deemed Delivery (as described in condition 4.1.4) irrespective of whether title to the Equipment has passed or payment or part payment made. From the 4.4.7 Neither acknowledgement of receipt, nor investigation, by the Company of any claim moment of Delivery or deemed Delivery (as described in condition 4.1.4), the Customer or consent given hereunder shall constitute or imply admission by the Company of any shall be responsible for insuring the Equipment.

the Equipment supplied under a Contract shall not pass to the Customer until the Company has received in cleared funds payment in full of all sums due for the Equipment and the rights and remedies provided to the Customer under this condition 4.4. in connection Installation Services (where applicable) and to the extent the Equipment constitutes with any defect in the Equipment resulting from faulty design, materials or manufacture or Software in whole or in part, this condition 4.3 shall not prejudice any proprietary rights of Installation or defect in the Installation shall be the Customer's exclusive remedies in the Company or any of its licensors or any other entity with any rights in respect of such respect of the same. Software

4.3.3 Until such time as the legal and beneficial interest in the Equipment has passed to 4.5.1 The Company shall be entitled to fix legends bearing the Company's and/or its third the Customer, the Customer shall hold such Equipment as the Company's fiduciary agent party supplier's name and/or trade marks or other marks to any Equipment. The Customer and bailee, and keep such Equipment properly stored, protected and kept free from any shall ensure that no such marks are removed or defaced at any time. loss, damage, and/or deterioration and insured against all risks for its full reinstatement 5. FIXED NETWORK SERVICES value and identified as being the Company's property until title passes.

Customer, the Company shall be entitled at any time to require the Customer (at the Services to the Customer, this condition 5 shall, to the extent applicable to those Fixed Customer's cost) to deliver up the Equipment to the Company at its nominated location Network Services, apply to the relevant Contract.

4.1.4 If the Customer fails to take Delivery of the Equipment or if by reason of instructions and, if the Customer fails to do so within a reasonable time, to enter upon any premises of

deemed to have been Delivered by the Company. The Customer shall pay to the Company in any way charge by way of security for any indebtedness, or alter or modify, any the reasonable costs of storing, protecting and preserving such Equipment after the expiry Equipment which remains the property of the Company, but if the Customer does so all monies owing by the Customer to the Company shall (without prejudice to any right or

4.4.1 Subject to the following sub-conditions of this condition 4.4, at the Company's option, 4.1.6 If by reason of refusal or delay of Delivery or Installation the Equipment shall be for a period of twelve months from the date of Delivery, without cost to the Customer, the deemed to have been Delivered in accordance with condition 4.1.4 then payment shall be Company will (at its sole and absolute discretion) either repair or replace any defective made by the Customer to the Company of the balance of the Price within seven days of Equipment or make good any defect which shall be proved to the satisfaction of the Company to be the result of faulty design materials or manufacture or re-perform any Installation Services (only where the Company has supplied Installation Services under a Contract) provided that, subject to condition 4.4.3, the Company shall have no liability for any such defects unless the Customer notifies the Company, within five Business Days from Delivery or the completion of the Installation Services (where applicable) whichever is the later event, of any defect arising prior to and/or after Delivery or Installation (as the case may be) and (subject to condition 4.4.2) within twenty four hours of any latent defect arising within such twelve month period.

> 4.4.2 If the Customer enters into an agreement for maintenance of the Equipment with a third party, the Company's liability for defects in the Equipment shall cease, save for the

4.4.3 Where the Company is to supply Maintenance Services in respect of the relevant 4.2.4 The Customer shall (at its cost) install an uninterruptable power supply at the Site Equipment under a Contract, condition 6 shall apply and in the event of any conflict between this condition 4.4 and condition 6, the provisions in condition 6 shall prevail.

4.4.4 The liability of the Company shall apply only to defects that appear under proper use and under conditions of operation not more onerous than those declared to the Company which arise from neglect, misuse, or faulty maintenance of the Equipment by the Customer 4.2.6 The Customer shall ensure that steps have been taken to configure any equipment or any of its other contractors, or from alterations carried out without the prior written servants or agents or arising from normal wear and tear.

> 4.4.5 Any repaired or new parts provided by the Company under this condition 4 will be delivered by the Company to the Customer free of charge, Any Equipment (or part) which property of the Company upon collection by or delivery to the Company.

> 4.4.6 The Company reserves the right to charge on a quantum meruit basis for the costs of repairs and/or call-outs if the Company considers that the damage has resulted from misuse or unauthorised repair or alteration of the Equipment by the Customer or any third party or from normal wear and tear

> liability in respect of such claim.

4.3.2 Notwithstanding Delivery and the passing of risk, the legal and beneficial interest in 4.4.8 Save where the Customer has purchased Maintenance Services in respect of the relevant Equipment (in which case condition 6 shall apply) and subject to condition 12.5,

#### 4.5 TRADE MARKS AND BRANDING

In the event that the section(s) relating to Fixed Network Services is/are completed in an 4.3.4 Until such time as the legal and beneficial interest in the Equipment passes to the Order Form or in the event that the Company otherwise does provide any Fixed Network



5.1 DURATION OF FIXED NETWORK SERVICES.

5.1.1 Unless either (a) the Customer terminates a Contract in accordance with condition 5.1.2 or (b) the Customer is a Microenterprise or Small Enterprise Customer or a Not-For- numbering plan, the charges and process for porting such number shall be as set out in Profit Customer (in which case condition 5.1.3 shall apply) then, upon the expiry of the the Tariff. Information relating to porting and migration and associated charges may be Minimum Term the Contract will renew automatically for a further period of twelve months found at https://daisycomms.co.uk/ or at such other URL as is notified to the (a "Rollover Period").

Profit Customer (in which case condition 5.1.3 shall apply), the Customer may terminate Company or any third party supplier of the Company to present out a number that is the provision of Fixed Network Services under a Contract by giving notice in writing to the different to that of the Customer's underlying CLI. Company, such notice to be given not less than 90 days prior to the end of the expiry of 5.3.4 The Customer hereby consents to allow the Company to change the presentation the Minimum Term or end of any Rollover Period and to become effective no earlier than number as and when required. the expiry of the Minimum Term or (if the relevant Contract has automatically renewed 5.3.5 The Customer acknowledges and agrees that the presentation number is owned by under condition 5.1.1) upon the expiry of the relevant Rollover Period. If the Customer, the Customer and neither the Company nor any third party suppliers need any other does not give notice to terminate the provision of Fixed Network Services under a Contract permissions to present that presentation number and where the presentation number is during a Rollover Period in accordance with this condition 5.1.2 the relevant Contract will owned elsewhere, the Customer warrants, represents and undertakes that is has automatically renew for a further Rollover Period.

5.1.3 Where the Customer is a Microenterprise of Small Enterprise Customer., the 5.4. USE OF THE FIXED NETWORK SERVICES Customer may terminate the provision of Fixed Network Services (save to the extent it 5.4.1 The Customer shall be responsible for the safe custody and safe use by it of the Fixed notice in writing to the Company, such notice to become effective no earlier than the expiry agrees and undertakes: of the Minimum Term.

# 5.2 PROVISION OF FIXED NETWORK SERVICES

#### 5.2.1 NOT USED

5.2.2 The Company will use reasonable endeavours to provide the Fixed Network Services from the Connection Date subject to these Conditions. Any Fixed Network Services so provided shall be provided with reasonable skill and care. The Fixed Network Services may any Customer apparatus if it does not so conform or if in the reasonable opinion of the not be fault free and use of the Fixed Network Services may not be uninterrupted.

5.2.3 Subject to the continuing supply of the service by the relevant Carrier, in the event of a fault occurring in the Fixed Network Services the Company will use reasonable endeavours to rectify the fault as soon as practicable however the Company shall have no liability to the Customer for any fault occurring, or any interruption to the Fixed Network Services whether in contract, tort (including without limitation negligence or breach of statutory duty) or otherwise, howsoever caused (including but not limited to atmospheric means of communication for a purpose other than that for which the Fixed Network Service conditions; any congestion, fault, interruption or interference with the network; any fault, interruption or interference with the power supply to the network; any act or omission by the relevant carrier, or any known or unknown viruses which cause interruption or interference with the network).

process changes to improve the quality of the Fixed Network Services or upgrade the Fixed Nuisance Call or is of a defamatory, offensive, abusive, indecent, obscene or menacing Network Services, provided always that such changes do not have a materially detrimental character, or which does or is intended to cause annovance, nuisance inconvenience or effect on the performance or provision of the Fixed Network Services.

Company shall provide a materially equivalent or better Service Feature.

5.2.6 Except where stated on the Order Form, the broadband element (if any) of any Fixed Network Services does not include the provision of any modems or other equipment.

5.2.7 The Customer acknowledges that the speed of any broadband element (if any) of the Fixed Network Services depends on a number of factors including, but not limited to, distance from the exchange, local availability and line capability. The Company shall have no liability to the Customer whether in contract, tort (including without limitation negligence or breach of statutory duty) or otherwise if the Customer's line does not produce a top (h) to provide the Company with all such information as it reasonably requests relating to speed of the maximum speed advertised.

#### 5.3 SUPPLY OF TELEPHONE NUMBERS AND CLUPRESENTATION

5.3.1 OECOM and/or the relevant Carrier each have the power to withdraw an allocation of telephone numbers and therefore any telephone numbers offered to the Customer under the relevant Contract, cannot be guaranteed as being available. The Company shall not be liable for any costs incurred by the Customer in relation to any such telephone number (i) not to use the Fixed Network Services in a way that breaches any Relevant Laws, the (including, without limitation, in the advertising of such telephone number) which is Code or any guidelines, regulations or instructions of the Phone-paid Services Authority or withdrawn by OFCOM and/or the relevant Carrier (save where and to the extent that such any licence applicable to the Customer or that is in any way unlawful or fraudulent; withdrawal is due to the negligence of the Company).

5.3.2 Without prejudice to any rights the Customer may have to port a number allocated to Subject to earlier termination under condition 14 or as otherwise stated in this condition 5: it, the Customer acknowledges it does not own or have any right to sell any number provided to it by the Company. Where the Customer has a number from a national Customer by the Company from time to time.

5.1.2 Unless the Customer is a Microenterprise or Small Enterprise Customer or Not-For- 5.3.3 The Customer, in using the CLI Presentation service, hereby consents to allow the

permission to use this number.

relates to DDSP Services or the Daisy Fraud Guardian service) by giving thirty days' prior Network Services and without prejudice to the generality of the foregoing the Customer

(a) to use the Fixed Network Services in accordance with such additional conditions as may be notified to it in accordance with condition 19 from time to time;

(b) not to cause any attachments other than those that meet requirements under the General Conditions and all other Relevant Laws, to be connected to the Fixed Network Services and the Company shall not be under any obligation to connect or keep connected Company it is liable to cause death, personal injury or damage or to impair the quality of the Fixed Network Service;

(c) not to contravene the General Conditions or any other relevant regulations or licences granted thereunder and otherwise not to contravene, and not by any act or omission, cause the Company to contravene, any Relevant Laws or General Conditions;

(d) not to use (and procure that no End User shall use) the Fixed Network Service as a is provided and as may be set out in any relevant literature supplied by the Company from time to time:

(e) not to use (and procure that no End User shall use) the Fixed Network Service to make. provide, communicate, publish, deliver, knowingly receive, upload, download, use or re-5.2.4 The Company may for operational reasons; introduce Service Features, introduce use any material or information which is intended to be a hoax call to emergency services, worry to any person or which in the Company's opinion brings the Company's name (or 5.2.5 The Company may, at any time, withdraw Service Features providing that the any of its third party suppliers' name) into disrepute or which in any way causes damage to or disruption to the Fixed Network Services:

> (f) not to use the Fixed Network Service in a manner which constitutes a violation or infringement of the rights (including, without limitation, any Intellectual Property Rights) of any other person:

> (g) to maintain its telecommunications apparatus at all times during the period of the Contract in good working order and in conformity with any relevant regulatory standards or approvals and Relevant Laws for the item as from time to time applicable:

> the Customer's telecommunications apparatus:

(i) to implement adequate control and security over the use of the Fixed Network Services provided to the Customer including but not limited to the prevention of viruses, worms, logic bombs, Trojan horses and any other type of disruptive, destructive or nuisance programs and/or any calls generated by rogue diallers or hackers;

(k) not to send or procure the sending of any unsolicited advertising or promotional material: and



or in bad faith or which has any unlawful, fraudulent or bad faith purpose or effect.

5.4.2 Any equipment installed or provided by or on behalf of the Company for the purposes Contract by the Customer to which condition 4 applies) shall at all times remain the property changes on its website (https://daisycomms.co.uk/ or at such other URL as is notified of the Company and shall be returned to the Company forthwith upon request. Condition 4.3 shall apply to such equipment and for the purposes of this condition 5.4.2 only such equipment shall be deemed Equipment under those conditions. The Customer shall be liable to the Company for all losses, costs and expenses incurred by the Company for the recovery, replacement or repair of such equipment (save to the extent that the same is 5.4.11 The Customer acknowledges that, in order to use the broadband element (if any) of caused by the negligence of the Company).

line. Should the Customer (during the applicable Minimum Term) use an alternative carrier extension leads are used to and from their telephone socket, modem and PC in order to for calls once the Contract for the provision of the telephone line has commenced, or use the Service. prevent the Company from carrying calls in any monthly period so that the Company 5.4.12 In circumstances where the Customer receives only the broadband element of the considers that the call charges are significantly reduced in comparison to the Customer's Fixed Network Services from the Company, the Customer remains responsible for making previous average invoicing profile, the Customer agrees that the Company may charge the Customer the difference between the average monthly spend on calls prior to such relating to the Customer's relevant telephone line (together with any repair and commencement or prevention and the subsequent monthly spend on calls (if any).

5.4.4 The Fixed Network Services are provided solely for the Customer's use and the Customer may not resell or attempt to resell the Fixed Network Services (or any part of 5.4.13 The Customer agrees that the Phone-paid Services Authority may monitor any End them) to any third party. In addition, if the Customer has a mail server, the Customer must User Service at any time. not allow relay emails from outside its domain from the Customer's mail server.

Customer makes available on its website, including the Customer's information and that of before such End User Service (or any change thereto) is made available to callers, submit a third party ("Third Party Content") is and will remain wholly accurate and will not include to the Company written evidence of such approval. any information or material, any part of which, or the accessing of which or use of which, 5.4.15 The Customer shall use all reasonable endeavours to ensure that the number of would be a criminal offence or is otherwise unlawful.

5.4.6 The Customer also warrants, represents and undertakes that it will comply with all consumer and other legislation, instructions or guidelines issued by regulatory authorities and relevant licences which relate to the provision of the information on the Customer's Where the Company notifies the Customer of the occurrence of any such congestion or website including those notified by the Company to the Customer.

authorities (including but not limited to the Inland Revenue, Trading Standards, the promotional activities or using call bureau, for the relevant period) to prevent such Information Commissioner and/or OFCOM and their successors from time to time) in congestion and/or misuse continuing. connection with any misuse or suspected misuse of the Fixed Network Services, and the 5.4.16 The Customer acknowledges that the Fixed Network Services are not designed to Customer consents to the Company co-operating with any such authority and with any be a carrier interconnect and that the Fixed Network Services will not support diallers of other telecommunications operators in connection with any misuse or suspected misuse or any description. suspected fraudulent activity related to or connected with the Fixed Network Services and 5.4.17 Use of any call recording feature and/or storage use or access of any data regarding agrees, without prejudice to the generality of the foregoing, that the Company will be or taping any use of the Services by or on behalf of Customer or its customers or End Users entitled to divulge any information which the Company holds which may be relevant to any may be subject to laws or regulations and Customer is solely responsible for and obligated investigation, including the name, address and account information relating to the to determine the lawful basis for such activity and provide any required notification to Customer to such third parties.

Network Services is provided from infrastructure which is shared by other users and the Company owes a duty to these users as a whole to preserve its network integrity and avoid network degradation. If, in the Company's reasonable opinion, the Company believes that the Customer's use of the Services has or may adversely affect such network integrity or 5.5 TRANSFER FROM THIRD PARTY SUPPLIERS may cause network degradation, the Company may change the Customer's chosen access 5.5.1 Where the transfer of lines and services from third party suppliers is selected by the rate or manage the Customer's Services as the Company sees fit in the circumstances.

and the Fixed Network Services, the Company may take any reasonable measures or the Company and charged for in the Company's invoices in accordance with the Tariff. actions necessary to block access to, or delivery of, any e-mail which appears to be of an 5.5.2 The Customer and not the Company shall be liable for any charges (including without unsolicited nature and / or part of a bulk e-mail transmission. The Company may also, but limitation any early termination charges) made by third party suppliers for any transfer of is not obliged to, use virus screening technology that may result in the deletion or alteration of e-mail and or e-mail attachments. The Company shall have no liability whether in Order Form at the time of the Company formally accepting such Order Form that the contract, tort (including without limitation negligence and breach of statutory duty) or Company will pay for specified charges. otherwise if the virus screening technology is not completely effective in any way, including 5.6 VOICE OVER INTERNET PROTOCOL ("VOIP") FIXED NETWORK SERVICES (without limitation) against unsolicited emails or against any viruses, worms, Trojan horses 5.6.1 Whilst the Company will use its reasonable endeavours to provide any VOIP Fixed

(I) not to use the Fixed Network Services in a manner that is in any way unlawful, fraudulent or other programmes or devices that are apparently intended to access and modify, delete or damage data file(s) or computer programme(s).

5.4.10 The Customer shall comply with the Broadband Acceptable Use Policy. The of providing the Fixed Network Services (excluding any Equipment purchased under a Company may change the Broadband Acceptable Use Policy at any time by publishing the to the Customer by the Company from time to time) thirty days before the change is to take effect. In addition any changes to the Broadband Acceptable Use Policy will be referenced in the invoice sent to the Customer with a link to the new Broadband Acceptable Use Policy.

the Fixed Network Services, the Customer needs an existing telephone line (if not provided 5.4.3 Unless stated otherwise in an Order Form, if the Customer takes a line rental from under the Contract) and a personal computer ("PC") of a minimum specification suitable the Company, the Customer is also committed to using the Company for calls over that for the application. The Customer is responsible for ensuring that compatible cables and

> payment to the Customer's fixed line telephony services provider for all rental charges maintenance charges) and all call charges from the Customer's fixed line telephony service provider.

5.4.14 In respect of each End User Service which requires the approval of the Phone-paid 5.4.5 The Customer warrants, represents and undertakes that any information the Services Authority pursuant to any regulation or code of practice, the Customer shall,

telephone calls made to the Number(s) do not significantly exceed the Customer's capacity to answer such calls or cause congestion (the existence of congestion to be reasonably determined by the Company taking into account normal levels of traffic on the network). misuse, then the Customer shall immediately take all reasonable steps (which shall include, 5.4.7 Both parties agree to fully co-operate with the Police and any other relevant but not be limited to, arranging additional network capacity, adjusting the Customer's

participants or users prior to commencement of said recording, storage, use or access. 5.4.8 The Customer acknowledges that the broadband element (if any) of the Fixed Customer acknowledges and agrees that the Company has not and is not required to provide the Customer with any analysis, interpretation or advice regarding such data or applicable laws or regulations and nor does the Company guarantee the accuracy, integrity, security or quality of the Customer's content.

Customer in an Order Form, then the provision of any and all relevant existing services 5.4.9 To prevent spam from entering and affecting the operation of the Company's systems supplied to the Customer by such third party supplier will be automatically transferred to

lines and services or otherwise, unless it is clearly identified and agreed in writing on the

Network Services set out in a Contract, the Company shall have no liability for the standard



of quality or performance of the VOIP Fixed Network Services and the Company draws the 5.7.4 The Company makes no representation that the DDSP Services will be error-free. following features of the VOIP Fixed Network Services to the Customer's attention:

(a) the VOIP service may not offer all the features, quality or resilience the Customer may expect from a conventional phone line.

beyond the Company's control e.g. power disruptions, failures or the quality of any regard to the nature, quality and accuracy or validity of the DDSP Services. connection:

(c) wherever possible, alternative arrangements should be made by the Customer and a traditional PSTN telephone line maintained at each Site;

from a mobile network service to another mobile network service and this means that it is to the DDSP Services whether in contract, tort (including without limitation negligence or typically less than the quality experienced on a traditional land line;

information received by the emergency services will be limited to the installation address, any fault, interruption or interference with the power supply to the network, any act or of the Site, which may not be the location from which the call originated, and as such the omission by the relevant carrier or third party supplier, or any known or unknown viruses Customer may be required to provide information about the Customer's location to the which cause interruption or interference with the network). emergency services to allow them to respond:

connection failure;

(g) the ability for the Customer to make Emergency Calls cannot be guaranteed;

on the network as that which an Emergency Call made on a mobile network or on a circuitswitched fixed line will receive: and

mains power to make Emergency Calls.

purpose other than making and receiving VOIP calls. Should this prohibition not be available to the Customer at all times once the Customer's IP traffic is routed to the complied with it is likely that the quality and availability of the VOIP services shall be mitigation infrastructure in response to a confirmed Attack until the Customer's IP traffic is materially reduced.

5.6.3 The Customer acknowledges and agrees that the following items may be required at 5.7.9 The determination of an Attack shall be determined solely by the Company. the Customer's Site before the VOIP Fixed Network Services can be commissioned:-

a) IP phones or soft phones: and/or

routers and port switches.

5.6.4 The Customer shall provide to the Company (and update the Company in the event of any change in such details), the following records:-

a) a telephone number that may be used to call the Customer:

b) the Customer's Site address including post code; and

c) where the Customer has nomadic applications that use more than one network termination point or equivalent, the address where the number is normally used. 5.7 DDSP SERVICES

In the event that the section(s) relating to DDSP Services is/are completed on the relevant Order Form or in the event that the Company otherwise does provide any DDSP Services 5.8.5 Only the Customer is authorised to provide content to the Company for provision of to the Customer, conditions 5.7 to 5.9 shall apply to the relevant Contract.

5.7.1 Unless expressly stated otherwise in an Order Form, the provision of DDSP Services content belongs to the Customer or its customers). is dependent on the Company providing the connectivity element over which the Attack is 5.8.6 The Customer will be deemed to have taken any action that the Customer permits, routed as part of the Fixed Network Services to the Customer pursuant to the relevant assists or facilitates any person or entity to take related to a Contract, the content or the Contract. If for any reason the Company ceases to provide the connectivity element of DDSP Services Fixed Network Services to the Customer, the DDSP Services shall terminate with 5.8.7 The Customer shall be responsible for obtaining and providing at its cost, resources immediate effect and without liability for the Company. Where the DDSP Services to any and data to enable the Company to provide the DDSP Services. Customer Sites are terminated in this way, the Customer shall pay to the Company an early 5.8.8 The Customer shall: termination charge in respect of those Sites calculated in accordance with condition 10.7.4 (a) provide all resources and data to the Company at the Site as may be required to enable below

5.7.2 The Company will make the DDSP Services available to the Customer in accordance (b) provide the Company with access to appropriate personnel, information. Sites and with the Service Levels applicable to the DDSP Service set out on the Order Form. For the facilities of the Customer as requested by the Company to enable the Company to perform avoidance of doubt, where no specific DDSP Service has been stated on the Order Form, the Services; the Company shall provide the DDSP Services in accordance with the Service Levels (c) inform the Company promptly of any changes made to its IT infrastructure that affect applicable to DDP Lite only.

party.

will withstand or mitigate the effects of any or all DDoS Attack traffic, will not block or affect any legitimate traffic, or will deny access to any service of the Customer. The Company disclaims any warranty of any kind, expressed or implied, including, but not limited to, (b) the VOIP service may sometimes be limited, unavailable or disrupted due to events warranties of fitness for a particular purpose, merchantability or satisfactory quality, with

5.7.5 Subject to the continuing supply of the service by the relevant Carrier or other third party supplier, in the event of a fault occurring in the DDSP Services the Company will use reasonable endeavours to rectify the fault as soon as reasonably practicable however the (d) the quality of a call made via VOIP is more akin to that experienced when making a call Company shall have no liability to the Customer for any fault occurring, or any interruption breach of statutory duty) or otherwise, howsoever caused (including but not limited to (e) if the Customer uses the VOIP service to make Emergency Calls, the location atmospheric conditions; any congestion, fault, interruption or interference with the network;

5.7.6 The Company reserves the right, using its sole and absolute discretion, to divert all (f) Emergency Calls made using the VOIP service may fail if there is a power failure or of the Customer's traffic (bona fide or otherwise) into a Black Hole if the severity of any Attack directly or indirectly threatens the Services or the integrity of the Company's network and its ability to provide service to its customers. The Customer acknowledges that it may (h) a VOIP originated Emergency Call will not receive the same network priority at all points irretrievably lose such traffic and associated data and the Company shall not be held responsible for such loss of traffic (including any bona fide traffic).

5.7.7 The Company may suspend the DDSP Services immediately in the event that the (i) the Customer's equipment used to access the VOIP Fixed Network Services requires Company believes that such suspension is reasonably necessary to mitigate damage or liability that may result from Customer's continued use of the DDSP Services.

5.6.2 The Customer shall not use the bandwidth allocated to the VOIP service for any other 5.7.8 The Company shall use reasonable endeavours to make mitigation infrastructure re-routed back to normal following cessation of such an Attack.

5.8 CUSTOMER OBLIGATIONS APPLICABLE TO DDSP SERVICES

5.8.1 The Customer shall provide the Company with an up-to-date point of contact with b) IP Access Circuit and any corresponding data hardware including but not limited to 24x7 availability who the Company shall coordinate with upon the detection of an Attack. The Customer is solely responsible for updating such point of contact information as necessary.

> 5.8.2 The Customer shall have documented internal emergency/incident response procedures for Attacks.

> 5.8.3 The Customer acknowledges that the DDSP Service is an on-demand service for use during an Attack only and is not meant to be used as an always-on service during periods when an Attack is not occurring.

> 5.8.4 The Customer shall take all such action as is necessary to enable the Company to perform the DDSP Services.

> the DDSP Services and the Customer is responsible for such content (whether or not such

Company to perform the Services;

the DDSP Services:

5.7.3 The DDSP Services are provided solely for the Customer's use and the Customer (d) ensure that suitably qualified and experienced operators as are able to discharge the may not resell or attempt to resell the DDSP Services (or any part of them) to any third Customer's responsibilities in connection with the DDSP Services including but not limited



to replying to and executing such steps as are reasonably necessary to address a fault or In the event that the section(s) relating to the Daisy Fraud Guardian service is/are an Attack;

(e) notify the Company of any special health and safety hazards of which the Customer is or has become aware which may exist or arise at the Site which may affect the Company The Customer is responsible for the health and safety of the Company employees, agents Fraud Guardian service only, 'line' or 'lines' shall mean a PSTN line, a MultiLine PSTN, or representatives while they are at the Customer's premises or at a Site:

(f) adhere to third party software licence agreements and not intentionally or negligently or benefit any VOIP services. permit or require the Company to breach any third party software licence agreements; and 5.10.1 The provision of the Daisy Fraud Guardian service is dependent on the Company (g) advise the Company in advance of any software or hardware changes it intends to implement that will or may affect the DDSP Services (including but not limited to changes to its network, systems, policies) and regardless of how these are implemented (including but not limited to, by way of upgrade, policy change).

#### 5.9 CUSTOMER WARRANTIES APPLICABLE TO DDSP SERVICES

5.9.1 Customer represents and warrants that:

(a) in the performance of its obligations and use of the DDSP Services by the Customer Charges paid in respect of such service. and any of its representatives, users, employees, subcontractors, agents or any other Customer Representatives shall not breach any applicable laws and/or infringe the otherwise agreed in writing by the Company). intellectual property rights of any third party;

an Abusive manner (as described below):

(c) the information and other data that the Customer transmits and receives in connection third parties;

intentionally transmit introduce or allow to be introduced either through it, any third party contaminating or destructive feature or other malicious code using the DDSP Services; and

Customer and the Customer Representatives shall comply with all applicable acceptable for that line. use policies and shall not cause or allow others to cause the disruption of other parties' use 5.10.5 The Customer further acknowledges and agrees that regardless of whether or not or enjoyment of the internet.

5.9.2 Without limiting the foregoing, the following shall be deemed as Abusive uses of the DDSP Services and each shall constitute a material breach by the Customer of a Contract: (a) causing, aiding, encouraging or facilitating a domain or URL hosted by Company for Customer or Customer Representative to point or otherwise direct traffic to any material of the Equipment and/or Services or of any suspension of any Service. The Customer is that violates any applicable law or regulation;

compromising security (including but not limited to password guessing programs, cracking communication or knowingly contain viruses; and / or

(c) violating the Company's Broadband Acceptable Use policy.

5.9.3 The Customer's failure to correct any Abuse within thirty (30) days after receipt of obligation to suspend such activity. notice shall entitle the Company to terminate the DDSP Services.

5.9.4 The Customer shall indemnify and hold harmless the Company against any and all losses, costs, liabilities, judgments, damages (including but not limited to any direct, indirect or consequential losses, loss of profit, loss of reputation or damages to business) and calls from the line being restricted except Emergency Calls. expenses, including without limitation, legal fees and expenses arising out of or in 5.10.8 The Company will reactivate any suspended Services when the Customer has connection with any claim, action, allegation, investigation or proceeding concerning any: (a) conduct by the Customer or the Customer Representatives which is Abusive;

(b) third-party claim arising from or in connection with any content provided or delivered by fraudulent usage. or for the Customer or Customer Representative in connection with the DDSP Services; (c) content provided or delivered by or for Customer or Customer Representatives in connection with the DDSP Services; and / or

Conditions.

5.10 DAISY FRAUD GUARDIAN

completed in an Order Form or in the event that the Company otherwise does provide the Daisy Fraud Guardian service to the Customer, conditions 5.10.1 to 5.10.14 shall apply to the relevant Contract For the purposes of interpreting the provisions relating to the Daisy ISDN2. ISDN 30 or SIP Endpoint. The Daisy Fraud Guardian service shall not apply to

providing to the Customer both the lines and calls in relation to which the service is to be delivered as part of the Fixed Network Services provided pursuant to the relevant Contract. If for any reason the Company ceases to provide such lines and/or calls to the Customer. the Daisy Fraud Guardian service shall terminate with immediate effect in relation to those lines and calls without liability for the Company. Where the Daisy Fraud Guardian service is terminated in this way, the Customer shall not be entitled to any refund of any monthly

5.10.2 The Daisy Fraud Guardian service shall only apply to the lines specified as person under its responsibility ("Customer Representatives"), the Customer and the benefiting from the Daisy Fraud Guardian service in the relevant Order Form (or as

5.10.3 The Daisy Fraud Guardian service is provided solely for the Customer's use and the (b) the Customer and the Customer Representatives shall not use the DDSP Services in Customer may not resell or attempt to resell the Daisy Fraud Guardian service (or any part of it) to any third party.

5.10.4 The Customer acknowledges and agrees that the Company shall be entitled (but with the use of the DDSP Services complies with and shall at all times comply with all not obliged) to automatically suspend any line that reaches or exceeds a daily spend limit applicable laws and does not and shall not infringe the intellectual property rights of any of £500 (or any other daily spend limit for that line which may otherwise be specified in the relevant Order Form) (the "Cap") and the Customer's liability to pay for call Charges, which (d) the Customer and the Customer Representatives shall not knowingly and/or did not arise due to any act or omission of the Customer or breach of the relevant Contract by the Customer and which are proven to arise from fraudulent activity perpetrated by a over which the Customer has control, any virus, worm, Trojan Horse, time bomb or similar third party, in respect of any line which benefits from the Daisy Fraud Guardian service shall (provided that the Customer provides the Company with an Action Fraud reference alleged fraudulent activity in relation to any number (please see (e) when using the DDSP Services (or allowing others to use the DDSP Services), the https://www.actionfraud.police.uk/contact-us)) be limited to a daily amount equal to the Cap

> the daily Cap has been reached in respect of any line the Company may also (at the Company's sole discretion) suspend access to the Services pursuant to condition 20.2.1.

5.10.6 The Customer shall provide the Company with an up-to-date point of contact with 24x7 availability who the Company shall notify by email of any suspected fraudulent usage solely responsible for updating such point of contact information as necessary. In the event (b) using or facilitating the use of the DDSP Services (including by pointing to websites or the Customer has not provided an email address for the notification anticipated by this locations) to create, transmit, distribute or store materials that include tools designed for condition, the Company will endeavour to notify the Customer using any other email address it may have on record for the Customer. The Customer shall immediately reply to tools or network probing tools) data protection or anti-terrorism laws, impair the privacy of any email received from the Company notifying it of potential fraudulent activity with its instructions regarding suspending or otherwise relating to such activity and if the Customer does not reply (or until the Customer does reply), the Company shall be under no duty or

> 5.10.7 The Customer acknowledges and agrees that in order to suspend and/or reactivate any lines the Company will be required to place and remove barring orders with the relevant third party suppliers and Carriers. In certain circumstances this may result in all outgoing

> satisfied the Company (in its sole discretion) that the reason for the suspension has been resolved and the relevant Services are unlikely to be at material immediate risk of

5.10.9 The Company makes no representation that the Daisy Fraud Guardian service will be error-free or will detect, limit or prevent any fraudulent usage of the Services and/or Equipment or will not block or affect any legitimate use of the Services and/or Equipment. (d) breach of Customer's warranties, representations, or obligations set forth in these The Company disclaims any warranty of any kind, expressed or implied, including, but not limited to, warranties of fitness for a particular purpose, merchantability or satisfactory quality, with regard to the nature, guality and accuracy or validity of the Daisy Fraud Guardian service. In particular (but without limitation), the Company accepts no liability for



any delays in suspending or reactivating any Service which are beyond its reasonable automatically renewed under condition 6.1.3) upon the anniversary of such date thereafter. or removing barring orders).

5 10 10 Subject to the continuing supply of call data by the relevant Carrier or other third for a further Rollover Period party supplier, in the event of a fault occurring in the Daisy Fraud Guardian service the 6.2 PROVISION OF MAINTENANCE SERVICES Company will use reasonable endeavours to rectify the fault as soon as reasonably 6.2.1 The Maintenance Services shall apply only in respect of the Supported Equipment practicable, however the Company shall have no liability to the Customer for any fault expressly stated on the Order Form to be subject to the Maintenance Services (including without limitation negligence or breach of statutory duty) or otherwise, howsoever viruses which cause interruption or interference with the network).

5 10 11 The Customer may terminate the Daisy Fraud Guardian service at any time on or Services without charge after the expiry of the Minimum Term specified in the relevant Order Form by giving thirty 6.2.3 Unless it is otherwise stated in an Order Form that a different level of Service (in days' notice in writing to the Company.

5.10.12 The Company may terminate the Daisy Fraud Guardian service with immediate effect and without any liability for the Company if the Customer is subject to more than one suspension under condition 5.10.4 and/or condition 20.2.1 in any consecutive three month period.

5.10.13 The Customer acknowledges and agrees that condition 20 applies to the Customer under a Contract is not guaranteed nor deemed to be of the essence of the Contract. notwithstanding any Daisy Fraud Guardian service taken by the Customer.

5.10.14 For the purposes of condition 5.10.4 a "day" shall be deemed to be the period day, and "daily" shall be construed accordingly.

5.11 PUBLISHING OF CUSTOMER DETAILS

5.11.1 Unless the Customer requests it of the Company, the Company will not publish the Customer's name address and the telephone number for the Fixed Network Service in the Supported Equipment operates without interruption or error. relevant phone book serving the Customer's area and the Company will not make the said 6.2.6 Subject to spare part availability, the Company shall provide all necessary spare parts telephone number available from a directory enquiries service.

5.11.2 If the Customer requests a Special Entry to be placed in the relevant phone book satisfactory operation. All replaced parts shall become the property of the Customer. issued by the Carrier it must inform the Company at the earliest available opportunity. The 6.2.7 The Customer shall take adequate copies of data, operating and application software Company agrees to use its reasonable endeavours to register a Special Entry upon receipt such that the system and files may be restored in the event of corruption or other similar of such request and upon receipt of: (i) any additional charge which may be levied by the Company for such registration and (ii) signature by the Company of any separate contract which may be required in respect of that registration.

5.12 DISPUTE RESOLUTION

5.12.1 The Customer shall refer any dispute it has with the Company to the Company's complaints procedure at https://daisycomms.co.uk/ (or at such other URL as is notified to the Customer by the Company from time to time).

5.12.2 Nothing in this condition 5.12 shall prevent the Customer or the Company from "Excepted Services"): exercising any rights and remedies that may be available in respect of any breach of the provisions of a Contract.

#### 6. MAINTENANCE SERVICES

In the event that the section relating to Maintenance Services is completed in an Order or supplier) regarding the operation of the Supported Equipment; Form or in the event that the Company otherwise does provide any Maintenance Services to the Customer, this condition 6 shall apply to the relevant Contract.

#### 6.1 DURATION OF MAINTENANCE SERVICES

6.1.1 The condition referred to in condition 2.1.3.3 is that the Company provides confirmation by email to the Customer that the terms stated on the Order Form of the applicable Contract for Maintenance Services do not contain any errors or omissions.

vear by the Customer, the Company will use its reasonable endeavours to supply to the Customer the Maintenance Services in accordance with the relevant Contract.

6.1.3 Subject to earlier termination in accordance with its terms, a Contract for Maintenance Services shall run for the Minimum Term. Upon the expiry of the Minimum Term, the Contract shall renew automatically for a further period of twelve months (a "Rollover anything other than the Supported Equipment; Period").

ninety days' notice in writing to the Company, such notice to become effective no earlier (g) the supply of replacement cassettes, aerials, aerial systems and batteries; than the expiry of the Minimum Term or (if the Contract for Maintenance Services has

control (including, without limitation, delays by third party suppliers or Carriers in activating If the Customer does not give notice to terminate the Maintenance Services provided under a Contract during the Rollover Period, the Maintenance Services will automatically renew

occurring, or any interruption to the Daisy Fraud Guardian service whether in contract, tort 6.2.2 The Company shall have no obligation to provide any Maintenance Services unless all necessary testing has been completed by or on behalf of the Company to ensure that it caused (including but not limited to any congestion, fault, interruption or interference with is possible for the Company to provide such Maintenance Services. If the Company the network; any fault, interruption or interference with the power supply to the network, becomes aware of any such limitations that may impact the provision of Maintenance any act or omission by the relevant carrier or third party supplier, or any known or unknown Services or if the Maintenance Services cannot be provided, the Company will contact the Customer within five Business Days of such testing and cancel the affected Maintenance

> terms of response times and hours of attendance) will apply, the Company will use its reasonable endeavours to, within two Business Days of receipt of notification from the Customer of a request for the provision of Maintenance Services and the Supported Equipment being made available, commence during Normal Working Hours the Maintenance Services. Any time period stated in respect of the Company's obligations

6.2.4 Where the Company replaces defective Supported Equipment or part thereof, it shall be entitled to supply serviceable reconditioned items in substitution thereof. These commencing at one second past midnight on any particular day and ending at midnight that Conditions shall continue to apply to the Supported Equipment embodying such substituted items.

> 6.2.5 The Company does not warrant that the provision of Maintenance Services (or any additional services supplied pursuant to conditions 6.3.1 and 6.3.2) will ensure that the

> (in the reasonable opinion of the Company) required to keep the Supported Equipment in

loss howsoever occasioned.

6.2.8 The Customer agrees that it is the responsibility of the Customer to restore data, operating and application software in the event of loss due to system failure or disk exchange. Restoration of system and data from the Customer's last good backup copies may be undertaken by the Company at the request of the Customer and will be chargeable in accordance with condition 6.3.2.

6.2.9 Subject to condition 6.3.1, Maintenance Services shall not include the following (the

(a) the repair of damage to the Supported Equipment resulting from accident, neglect or causes other than ordinary use (including, but not limited to, failure to observe any instructions supplied by the Company or the original Supported Equipment manufacturer

(b) labour or materials required to repair Supported Equipment as a result of theft, vandalism, fire, lightning, water damage, fluctuations in electrical power supply, unsatisfactory environmental conditions, telephone line conditions, the connection or installation of unapproved accessories, attachments, software or other devices or as a result of a breach by the Customer of condition 6.5:

(c) the alteration, modification or maintenance of the Supported Equipment by any person 6.1.2 In consideration of (and subject to) the payment of the Annual Support Charge each other than the Company without the Company's prior written consent;

> (d) the transportation or relocation of the Supported Equipment save where the same has been performed by the Company at the request of the Customer:

> (e) the maintenance or repair of any extension wiring (after the initial twelve month warranty period under condition 4.4.1 has passed), any Supported Equipment not at the Site, or of

(f) any defect or error in any software (including as a consequence of modifications and 6.1.4 The Customer may terminate the provision of Maintenance Services by giving customisation) used upon or in association with the Supported Equipment;



(h) the reprogramming of the Supported Equipment to provide improved or modified service provided that the Company will notify the Customer as soon as reasonably practical after or facilities;

(i) Supported Equipment faults caused by telephone area code changes or changes in Carriers:

phones, analogue or 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, and any cables or consumables unless otherwise agreed in writing;

(k) maintenance arising from loss of equipment as the Maintenance Services are limited to repair or replacement of faulty equipment on a like-for-like exchange basis;

(I) a dedicated helpdesk.

Equipment (unless otherwise stated in a Contract):

(n) the restoration, uploading or reconstitution of any data relating to the Supported 6.5.3 carry out minor maintenance adjustments suggested by the Company which includes Equipment:

(o) the provision of any Maintenance Services for any items that either do not appear in the cords which are relaved by courier or post: relevant Order Form or which appears in the relevant Order Form with an inaccurate or 6.5.4 not carry out or permit alteration to call routing apparatus or extension wiring (except misleading description;

(p) where the Supported Equipment includes software, the Customer's failure to install any enhancements which have been made available to the Customer or any fault in the Supported Equipment for which a patch, fix or update has not been made available by the applicable Supported Equipment supplier; and/or

(g) moves and changes.

6.3 ADDITIONAL CHARGES

6.3.1 The Company may, in its sole and absolute discretion, upon request by the Customer use its reasonable endeavours to provide all or any of the Excepted Services (as referred 6.5.5 appoint at least one member of its staff as a "Principal Operator", who will be trained to in condition 6.2.9 above) but shall be entitled to charge for the same by levying Additional Charges in the manner described in condition 6.3.3 below. For the avoidance of doubt, should the Company elect to carry out any of the Excepted Services, the time spent Maintenance Services matters with the Company; carrying out such services shall not be included for the purposes of calculating the time 6.5.6 not employ or permit a third party to make any alterations to the programming or period referred to in condition 6.2.3.

6.3.2 Without prejudice to condition 6.3.1 above the Company shall be entitled to levy (and 6.6 If the Supported Equipment is not (immediately prior to the Commencement Date) receive from the Customer) Additional Charges in the manner described in condition 6.3.3 either already maintained by the Company or within the scope of an express warranty given below if:

reasonably skilled and competent in the field of maintaining telecommunications equipment Equipment in good working order. The Customer shall pay for such inspection and repair would have judged the Customer's request to have been unnecessary; and/or

(b) the Customer reports an apparent fault of the Supported Equipment to the Company be in addition to the Annual Support Charge. and upon investigation by the Company the Supported Equipment and/or its Installation is 6.7 CHANGE OF LOCATION found not to be defective. Such Additional Charges may include (without limitation) a 6.7.1 The Customer will not move any of the Supported Equipment, nor remove the charge for the investigation and/or for any call-out and for any Supported Equipment Supported Equipment from its location as at the Commencement Date without the prior changed in a postal exchange (in respect of which the Company reserves the right to make written consent of the Company, such consent not to be unreasonably withheld. Where the a charge up to the replacement value of the Supported Equipment in question);

a fault of the Carrier. Such Additional Charges may include (without limitation) a charge for Company's then current Tariff, and such payment shall be in addition to the Annual Support the call-out in accordance with the Company's then current Tariff); and/or

(d) the Customer requests the restoration of data as described in condition 6.2.8.

6.3.3 Additional Charges shall be levied by the Company as follows:

6.3.2(a) and 6.3.2(d); or

(b) following completion of the investigation and/or call out in respect of condition 6.3.2(b) 7.1 DURATION OF CONSULTANCY SERVICES and 6.3.2(c)

time) shall be payable by the Customer within ten days of the date of an invoice. 6.4 DISCONTINUED SERVICES

6.4.1 Without prejudice to condition 15 or any other right of suspension or termination of Supported Equipment has ceased to supply or manufacture such Supported Equipment Consultancy Services shall run for the Minimum Term. Upon the expiry of the Minimum

it is aware of any cessation in supply or manufacture of the Supported Equipment and shall either (upon agreement with the Customer) (i) terminate the relevant Contract or (ii) replace or upgrade the affected Supported Equipment at the Customer's expense.

(j) maintenance or replacement of ancillary items including but not limited to answer 6.4.2 Without prejudice to condition 15 or any other right to terminate any Services under these Conditions, the Company shall have the right to terminate forthwith the supply of the Maintenance Services (without liability to the Customer) in the event that any necessary approvals required by the Company to maintain any of the Supported Equipment are not granted or revoked by any government or regulatory agencies or any third party. 6.5 The Customer shall:

6.5.1 ensure that the Supported Equipment is used in a normal and proper manner;

6.5.2 take all steps, measures and meet all requirements (including the environmental (m) any defect in design, manufacture, installation or performance of the Supported conditions) contained in the customer operating instructions and manufacturer's written recommendations supplied with the Supported Equipment ("User Instructions");

minor programming changes with telephone support and replacement of handsets and

by the Company, or by the Company's authorised agents), save that in relation to the connection of other apparatus to the Supported Equipment, such connection may be performed by another person at the Customer's expense if either;

(a) the Company so agrees in writing, or

(b) the Company fails to carry out the connection itself within twenty-eight days after receiving written notice from the Customer stating that the Customer wishes specified apparatus to be so connected and naming that other person by whom the Customer wishes the connection to be performed.

in the use of the Supported Equipment. The Customer will ensure that such Principal Operator is available to carry out the instructions in the User Instructions and to liaise on

physical structure of the Supported Equipment;

by the supplier thereof, then the Company may at its discretion inspect the Supported (a) Maintenance Services are provided in circumstances where any person who is Equipment and undertake such repair work as may be necessary to put the Supported at the Company's then current charge rates applying at that time, and such payment shall

Company consents to such relocation, the Company will provide a relocation and (c) where the Company determines that a fault that has been reported to the Company is installation service, the cost of which shall be paid by the Customer in accordance with the Charge.

# 7. CONSULTANCY SERVICES AND/OR HOSTING SERVICES

In the event that the section relating to Consultancy Services is completed on the relevant (a) following completion of the additional services supplied under condition 6.3.1 and Order Form or in the event that the Company otherwise does provide any Consultancy Services to the Customer, conditions 7.1 and 7.2 shall apply to the relevant Contract.

7.1.1 Any Contract including the provision of Consultancy Services based on an order 6.3.4 Such Additional Charges (calculated in accordance with the Tariff prevailing at the which is accepted by the Company pursuant to condition 2.1 is, until the Effective Date. conditional on the Company providing confirmation by email to the Customer that the terms stated on the Order Form of the applicable Contract for Consultancy Services do not contain any errors or omissions. Subject to this condition 7.1.1 and in consideration of (and Services under these Conditions, the Company shall have the right to discontinue the subject to) the payment of the Consultancy Charges by the Customer, the Company shall Maintenance Services in respect of any Supported Equipment (without liability to the supply to the Customer the Consultancy Services in accordance with the relevant Contract. Customer) in the event that the Company's supplier and/or the manufacturer of the 7.1.2 Subject to earlier termination in accordance with its terms, the relevant Contract for



Term, or any anniversary thereafter, the Contract in relation to the Consultancy Services 7.4.3.5 not conduct any unauthorised monitoring of, or access to, or use of data, networks will renew automatically for further periods of twelve months.

giving ninety days' notice in writing to the Company, such notice to become effective no 7.4.3.6 not interfere with, disrupt or disable any service to any user, host or network via thereafter (as applicable).

#### 7.2 PROVISION OF CONSULTANCY SERVICES

7.2.1 The Company undertakes to use reasonable endeavours to provide the Consultancy such as access or storage restrictions; and Services to the Customer subject to these Conditions.

7.2.2 The Customer undertakes to co-operate with the Company in all matters relating to Services. the Consultancy Services and undertakes to comply with the reasonable requirements or 7.5 The Hosting Services are provided solely for the Customer's use and the Customer instructions of the Company and promptly give the Company all such information as it may may not resell or attempt to resell the Hosting Services (or any part of them) to any third reasonably require in connection with the provision of Consultancy Services to the party. Customer.

# Form or in the event that the Company is providing Hosting Services to the Customer, from:

# conditions 7.3-7.12 (inclusive) shall apply to the Contract.

#### 7.3 DURATION OF HOSTING SERVICES

7.3.1 The condition referred to in condition 2.1.3.5 is that the Company provides 7.6.3 the Customer's breach of the Contract; confirmation by email to the Customer that the terms stated on the Order Form of the 7.6.4 the Customer's failure or delay in complying with the Company's reasonable applicable Contract for Hosting Services do not contain any errors or omissions.

Services shall run for the Minimum Term. Upon the expiry of the Minimum Term, or any in condition 13.4; anniversary thereafter, the Contract in relation to the Hosting Services will renew 7.6.6 planned outages, server relocation, or maintenance advised to the Customer by the automatically for a for a further period of twelve months (a "Rollover Period").

ninety days' notice in writing to the Company, such notice to become effective no earlier the Company on the Customer's instructions; and/or than the expiry of the Minimum Term or upon each anniversary of such date thereafter (as 7.6.8 suspension of the Hosting Services in accordance with the Contract. applicable). If the Customer does not elect to give notice to terminate the Contract during 7.7 The Company may at any time change the location of the Facility in which Hosting the Rollover Period, the Contract will continue to automatically renew for subsequent Services are performed upon notice to the Customer. Rollover Periods on each anniversary of the date of the expiry of the Minimum Term.

### 7 4 PROVISION OF HOSTING SERVICES

Customer, the Company shall use reasonable endeavours to provide the Hosting Services in accordance with a Contract. Save in the event of expiry, or termination by the Company from the Commencement Date subject to these Conditions. The Hosting Services may not without cause, the Customer shall be liable for all costs which the Company incurs in be fault free and may not be uninterrupted.

7.4.2 The Company will use reasonable endeavours to rectify any fault in the Hosting 7.9 Unless the Customer purchases back-up services from the Company, the Company Customer for any fault occurring, or any interruption to the Hosting Services whether in the Customer provides to the Company as part of the Hosting Services. contract, tort (including without limitation negligence or breach of statutory duty) or 7.10 Notwithstanding any other provision of this Contract, the Customer's sole and otherwise, howsoever caused including but not limited to atmospheric conditions; any exclusive remedy for any breach of this condition 7 by the Company and/or for any congestion, fault, interruption or interference with the network; any fault, interruption or interference with the power supply to the network, any act or omission by a Carrier or other Hosted Data shall be for the Company to use its reasonable endeavours to restore the service provider, or any known or unknown viruses which cause interruption or Hosted Data to the most recent unimpaired and uncorrupted generation of Hosted Data interference.

#### 7.4.3 The Customer shall:

intended to be a hoax or is of a defamatory, offensive, abusive, indecent, obscene or it practical to do so give the Customer written notification of the same. menacing character, or which does or is intended to cause annovance, nuisance 7.12 The Customer warrants, represents and undertakes that it is the owner of, or that it is Hosting Services:

infringement of the rights of any other person;

Trojan horses and/ or any access to the Hosting Services by hackers;

guidelines, regulations or instructions of any regulator or any licence applicable to the terms and conditions of use (e.g. Nominet UK set out at http://www.nominet.org.uk/uk-Customer or that is in any way unlawful or fraudulent;

or systems, including any attempt to probe, scan or test the vulnerability of a network and/or 7.1.3 The Customer may terminate the Contract in relation to the Consultancy Services by system or to breach security or authentication measures without proper authorisation;

earlier than the expiry of the Minimum Term or upon each anniversary of such date means including but not limited to overloading, flooding, mail-bombing, denial of service attacks or crashing:

7.4.3.7 not use manual or electronic means to avoid any use limitations placed on a system.

7.4.3.8 not attempt to circumvent or alter any method of measuring or billing for the Hosting

7.6 The Company shall not be liable to the Customer for any interruption or other failure in In the event that the section relating to Hosting Services is completed on the relevant Order the Hosting Services to the extent that such interruption or failure arises directly or indirectly

7.6.1 the IT Equipment, the Customer's network or system or any part thereof:

7.6.2 any act or omission of the Customer, its agents, representatives or users;

instructions and/or failure or delay in providing any information requested by the Company; 7.3.2 Subject to earlier termination in accordance with its terms, the Contract for Hosting 7.6.5 anything beyond the reasonable control of the Company as defined more particularly

Company:

7.3.3 The Customer may terminate the Contract in relation to the Hosting Services by giving 7.6.7 server maintenance or application maintenance carried out by the Customer or by

7.8 In the event of termination or expiry of a Contract for Hosting Services, the Company shall (at the Company's option) return or delete all data which is held by the Company in 7.4.1 In consideration of (and subject to) the payment of the Annual Hosting Charge by the connection with the Hosting Services, except data which the Company is entitled to retain returning or deleting the Hosted Data.

Services as soon as practicable however the Company shall have no liability to the shall not be obliged to perform a back-up or otherwise replicate any of the content which

negligence, default or breach of duty by the Company which leads to loss or corruption of (where available) created prior to such breach, negligence or default.

7.11 Notwithstanding anything to the contrary in the Contract, the Company shall be entitled 7.4.3.1 not use the Hosting Services to make, provide, communicate, deliver, knowingly to make changes to the Hosting Services (or any part thereof) which do not have a receive, upload, download, publish, use or re-use any material or information which is materially detrimental effect on the Hosting Services and shall where the Company deems

inconvenience or worry to any person or which in the Company's opinion brings the authorised by the owner of, (and has the right to use) any trade mark or name that the Company's name into disrepute or which in any way causes damage to or disruption to the Customer wishes to use as or in its registered domain name (or any of them) ("Domain Names") and/or as part of the Customer's uniform resource locator ("URL").

7.4.3.2 not use the Hosting Services in a manner which constitutes a violation or 7.13 If the Company undertakes Domain Names and/or URL registration on behalf of the Customer, the Customer will reimburse the Company for any registration fees paid by the 7.4.3.3 implement adequate control and security over the use of the Hosting Services Company to the relevant internet registration authorities. The Company does not guarantee provided to the Customer including but not limited to the prevention of viruses, worms, that any Domain Names or URL requested by the Customer will be available. The Customer acknowledges and agrees that the registration of the requested domain name 7.4.3.4 not use the Hosting Services in a way that breaches any Relevant Laws, any and its ongoing use by the Customer shall be subject to the relevant naming authority's



domain-names/registering-uk-domain/legal-details/terms-and-conditions-domain-nameregistration, Network Solutions set out at

ftp://ftp.networksolutions.com/partners/Agreements/NetworkSolutionsServiceAgreement.p df. CentralNic set out at https://www.centralnic.com/support/terms/domains\_and\_JANET\_or\_modify\_the Software (or any part of it) or Software documentation (or any part of the set out at https://community.ja.net/library/janet-services-documentation/) and the same) without the express consent of the Company. Further, the Customer shall not Customer hereby undertakes and warrants to comply with such terms and conditions. The Company shall not be responsible for investigating whether or not the requested Domain Name and/or URL will infringe any third party Intellectual Property Rights and the Company accepts no responsibility whatsoever in respect of the use of the Customer's requested domain name by the Customer or any other person. Any dispute between the Customer and any third party (including without limitation any naming authority) regarding a domain based on the Software. name must be resolved between such parties and the Customer shall indemnify the 8.6.6 The Customer shall not, distribute, license, sell or otherwise deal in or encumber the Company against any such action. The Company will take no part in any such dispute Software or Software documentation. unless required to do so by law. On becoming aware of such a dispute concerning a domain 8.6.7 The Customer shall not, copy the Software and Software documentation (or any part name the Company hereby reserves the right at its sole discretion without notice to suspend or cancel the relevant Services associated with the domain name dispute.

7.14 The Company may require the Customer to select replacement Domain Names or URL and may either refuse to provide or may suspend the Services if the Company reasonably believes that the Domain Names or URL is, or is likely to be, offensive, abusive, defamatory or obscene or infringe the rights of a third party.

# 8. WIFI SERVICES

8.1 Unless otherwise set out on the Order Form, the WIFI Service shall not include the Supply of Equipment or Installation Services; Fixed Network Services; Maintenance Services: Consultancy Services or Hosting Services. In the event that the section relating to WIFI Services is completed on the relevant Order Form or in the event that the Company otherwise does provide any WIFI Services to the Customer, conditions 8.1 to 8.6 (inclusive) shall apply to the relevant Contract.

8.2 The Company shall provide the WIFI Service and the WIFI Software in accordance with this condition 8.

8.3 The WIFI Service and the WIFI Software shall only be deployed on a server platform provided or approved by the Company.

8.4 The Company shall, subject to the terms of this condition 8, supply Customer with the Software which shall only be licensed to the Customer for use with no more than the number of access points set out in the Order Form which are installed at the Site

8.5 WIFI SERVICES - ASSUMPTIONS, EXCLUSIONS AND DEPENDENCIES

8.5.1 The Customer acknowledges and agrees that the WIFI Services shall have certain exclusions set out below:

8.5.1 the Company shall not provide any network capacity or connectivity to the Site from the public or carrier network;

8.5.3 the Company shall not operate the Customer's WIFI network;

8.5.3 the Company shall not provide the hosting of the WIFI Services. Software, Software documentation or related database:

8.5.4 the Company shall not prepare analysis of the data provided by the WIFI Services or the Software nor shall the Company run reports of the data:

8.5.5 the Company shall not remotely monitor the WIFI Services, Software or WIFI network; 8.5.6 the Company shall not provide advice in respect of End User terms for use of the WIFI network or capture and use of the data from End Users; and

8.5.7 the Company shall not be obliged to perform a back-up or otherwise replicate any of the content created by the Customer or any End User using the WIFI Services or Software. 8.6 Software Licence Terms

8.6.1 The Company grants to the Customer a non-exclusive, non-transferable, revocable licence for the Customer and the End Users to use the Software and the Software documentation at the Site for the Customer's internal business purposes only. Such use is limited to the number of access points set out on the Order Form and the Customer agrees that any attempt to use the Software or the Software documentation by more than the specified number of uses shall constitute a material breach of this Contract.

8.6.2 Save as set out in condition 8.6.1, the licence is personal to the Customer and the Customer is only licensed to use the Software and Software documentation for the benefit of the Customer in accordance with the express terms of this Contract and not further or otherwise.

8.6.3 The licence shall terminate automatically upon the termination or expiry of this Contract.

8.6.4 The Customer shall not translate, adapt, disassemble, decompile, reverse engineer, translate, modify, create derivate works from, duplicate the functionality of, adapt, enhance or extend the Software or any of the Software documentation. This section 8.6.4 shall survive termination of the licence or this Contract.

8.6.5 The Customer shall not combine, merge or otherwise permit the Software (or any part of it) to become incorporated in any other program, nor arrange or create derivative works

of it), except for such one back-up, provided that the Customer keeps accurate and up-to-

date records of such copying containing such information as the Company reasonably requests

8.6.8 The Customer shall not use the Software and/or Software documentation on behalf of or make it available to any third party (save for the Customer) or allow or permit a third party to do so.

8.6.9 If required by the Company, the Customer shall sign such end user licence agreement as may be required by the Company or any other third party owner of the copyright in the Software to protect the owner's interest in the Software and for the Customer to be able to use the Software.

8.6.10 The Customer shall, and shall procure that any End Users shall, comply with all Software licence terms and conditions which are embedded in the Software in a click through form or otherwise.

8.6.11 The Software and the Software documentation and any Intellectual Property Rights of whatever nature therein shall remain the property of the Company or its licensors. The Customer shall notify the Company immediately if the Customer becomes aware of any unauthorised use of the whole or any part of the Software or Software documentation.

8.6.12 The Customer shall effect and maintains adequate security measures to safeguard the Software and Software documentation from theft or unauthorised use. This section shall survive termination of the licence or this Contract.

8.6.13 The Customer shall not use the Software contrary to any restriction set out in this Contract or otherwise in a way that is not expressly permitted by this Contract. The Customer's right to use the Software and any Software documentation shall not include the rights of any third party to use or have access to the Software and any Software documentation and in any event, the Customer shall ensure that all such use does not exceed the Customer's permitted use.

### 9. FINANCE AND CREDIT

9.1 The Customer shall procure that its owners, directors, officers and assigns are made aware of the Company carrying out searches with credit reference agencies relating to the creditworthiness of the Customer and/or its owners, directors, officers and assigns and the Customer shall, upon the Company's request, promptly supply or procure the supply of all information requested for a credit search with a credit reference agency.

9.2 It is agreed that where the Company approaches a finance provider or lease provider to arrange finance for the purchase or leasing of Equipment then the Company acts as an agent for the Customer and not for the finance provider or lease provider.

9.3 The Customer undertakes to supply all information requested by the selected finance provider(s) who will register searches with one or more credit agencies, which will be seen by other organisations that make searches.

9.4 In the event that the Company is unable to obtain relevant finance on the terms originally proposed then the Company will return the deposit received from the Customer for the relevant Equipment and shall have no further liability to the Customer.

9.5 If indemnities are required by a relevant finance provider, failure to provide such indemnities shall constitute a breach of these Conditions by the Customer and shall entitle the Company to terminate this Contract and retain any deposit paid by the Customer.

9.6 After Delivery and Installation (where applicable) of the Equipment is completed, any failure by the Customer to complete any relevant finance agreement documentation shall



render the Customer liable to pay to the Company the whole of the Price as defined in the Customer in respect of Premium Rate Services and/or other End User Services and/or condition 10.1.1 within seven days of the date of the Company's invoice.

# **10. PRICE AND CHARGES**

10.1 FOUIPMENT

stated in an Order Form. Any invoices issued by the Company in respect of the Price shall, save in the case of manifest error, be final, conclusive and binding on the Customer.

10.1.2 Unless otherwise specified the Price is based on the assumption that the Delivery of the Equipment and (where applicable) Installation Services will be completed in one visit to the Site and accordingly the Company may at its discretion at any time increase the Price to take account of any additional costs to the Company (including but not limited to change, reissue or cancellation of its VAT number or a transfer of any part of the storage and delivery costs) by reason of Delivery and/or the Installation Services taking Customer's business as a going concern. more than one visit

#### 10.2 FIXED NETWORK SERVICES

10.2.1 Save where, and to the extent that, any Promotional Terms apply, the Charges will be as detailed in the Tariff or unless stated otherwise in an Order Form.

10.2.2 The Company shall have the right to alter the Charges for the Fixed Network Services from time to time by publishing changes to the Tariff https://daisycomms.co.uk/ (or at such other URL as is notified to the Customer by the

Company from time to time) as well as in invoices provided to the Customer stating that the Charges have been altered and providing a link to the new Charges:

(a) at least one month prior to the change taking effect in the event of changes which may be of material detriment to the Customer: and

(b) as soon as is reasonably practical in the circumstances prior to the change taking effect, (a) all call charges will be rounded up to the next whole penny; for all other changes,

to the Customer, then the Customer must notify the Company in writing (addressed to Customer Services, Daisy Communications Limited, Lindred House, 20 Lindred Road, Brierfield, Nelson, BB9 5SR) within thirty days of publication of the proposed change, otherwise the Customer will be deemed to have accepted the proposed change. For the avoidance of doubt, the publishing by the Company of any change in accordance with condition 10.2.2(a) shall not constitute either acceptance of or an admission by the Company that any proposed change is of material detriment to the Customer, nor shall the service of notice by the Customer under this condition constitute or be deemed to constitute evidence that the relevant change is of material detriment to the Customer. The Customer may terminate the directly affected part of the Fixed Network Services by providing thirty (30) days written notice to the Company where the proposed change to the Charges causes the Customer material detriment which cannot be addressed by the Company to the call rates (as identified in the Tariff). Customer's reasonable satisfaction subject to such written notice being received by the 10.2.9 Without prejudice to condition 10.2.2, the Company shall increase the Charges for Company within thirty (30) days of the publication of the proposed change to the Charges. the Fixed Network Services in the April immediately following the Effective Date by the 10.2.3 Usage charges payable shall be calculated by reference to data recorded or logged increase (if any) in the Rate of RPI announced in February. For example, if the Charges for by the Company and not by reference to any data recorded or logged by the Customer. Any invoices issued by the Company in respect of the Charges for Fixed Network Services RPI (for illustration purposes only) announced in February is 3.0%, the Customer's Charges shall, save in the case of manifest error, be final, conclusive and binding on the Customer. will increase to £21.63 on the Customer's first April bill (i.e. £21 x 1.030 = £21.63). If the 10.2.4 Line rental is payable from the Connection Date.

month, the Customer has not incurred the Monthly Minimum Call Spend, or if the Customer £22,21401). terminates the Contract in any way other than pursuant to condition 15, the Customer will 10.3 MAINTENANCE SERVICES be liable to pay to the Company, the difference between the Charges incurred during that 10.3.1 Any invoices issued by the Company in respect of the Charges for Maintenance month for actual calls made and the Monthly Minimum Call Spend.

10.2.6 The Company reserves the right to apply a monthly minimum threshold on call spend Customer. of at least £10.00 per Customer account (or such other sum as notified to the Customer by 10.3.2 The Company shall have the right to alter the Annual Support Charge from time to the Company in writing from time to time), to keep the account operating at a viable level. time by giving the Customer not less than fourteen days' notice. This charge shall only apply to the telephone services element of Fixed Network Services. 10.3.3 Without prejudice to condition 10.3.2, the Company may increase the Annual 10.2.7 Call Commissions

(a) Subject to paragraphs (d) and (e) below, the Company will pay Call Commissions to the increase (if any) in the Rate of RPI. Customer in respect of calls to each applicable Premium Rate Service and/or other End 10.4 CONSULTANCY SERVICES User Service and/or Non Geographic Service delivered to and received by a Number at the 10.4.1 Save where, and to the extent that, any Promotional Terms apply, the Charges for rate and in the amount set out on the Order Form or in the Tariff.

(b) Following the end of each calendar month, the Company will submit a statement to the other tax or duty payable. Customer setting out the number and duration of all such calls delivered and received by

Non Geographic Services. Following receipt of the statement the Customer shall submit an invoice to the Company in the amount shown as owing on the statement, or if stated on the Order Form, the Company will implement a self-invoicing process on behalf of the 10.1.1 Save where, and to the extent that, any Promotional Terms apply, the Price is as Customer. The Company may set-off the Call Commission against any Charges or other amounts due to the Company. Where it is agreed the Company shall self-invoice, the Customer confirms that it shall not issue VAT invoices in respect of Call Commissions due to the fact the Company will be self-invoicing. For the avoidance of doubt, the Company shall not self-bill upon the cessation of the Customer's right to receive Call Commissions. The Customer undertakes to inform the Company promptly in writing in the event of any

> (c) The Company shall not pay Call Commissions in respect of any call which it reasonably believes may have originated outside the United Kingdom

> (d) Call Commission shall not be payable on invoice balances of £10 or less (or such other sum as notified to the Customer by the Company in writing from time to time). Invoice balances shall not roll over from one month to the next.

at (e) The Customer's Call Commission is a function of the number and duration of inbound calls to the relevant telephone number which will vary from day to day. Any predicted amount of Call Commission by the Company shall be an estimate only and the Customer acknowledges it has placed no reliance upon such estimate.

10.2.8 Except as stated otherwise in the Tariff or in an Order Form, for the purpose of calculating call charges:

(b) all call durations will be rounded up to the next whole minute;

and if the Customer wishes to object to any proposed change which is of material detriment (c) all calls will be charged based on the time band within which the call commences (irrespective of whether the call ends in a different time band), such that calls commenced from and including:

> (i) 6:00am but before 6:00pm (Monday to Friday) will be charged at "Peak" call rates (as identified in the Tariff);

> (ii) 6:00pm but before 6:00am (Monday to Friday) will be charged at "Off-Peak" call rates (as identified in the Tariff);

> (iii) 6:00pm on a Friday but before 0:00am on a Saturday, will be charged at "Off-Peak" call rates (as identified in the Tariff).

> (iv) 0:00am on a Monday but before 6:00am on a Monday, will be charged at "Off-Peak" call rates (as identified in the Tariff); and

> (v) 0:00am on a Saturday but before 0:00am on a Monday will be charged at "Weekend"

Fixed Network Services are £21 per month on the Commencement Date, and the Rate of following year's Rate of RPI was announced in February as 2.7% (for illustration purposes 10.2.5 If the Customer has agreed to a Monthly Minimum Call Spend and at the end of any only), the Customer's Charges will increase to £22.21 a month (i.e. £21.63 x 1.027 =

Services shall, save in the case of manifest error, be final, conclusive and binding on the

Support Charge in the April immediately following the Commencement Date by the

Consultancy Services will be as stated on the Order Form and are exclusive of VAT or any



10.4.2 The Customer shall pay to the Company the Charges for Consultancy Services in RPI (for illustration purposes only) announced in February is 3.0%, the Customer's Charges accordance with condition 11.4. Any invoices issued by the Company in respect of the will increase to £21.63 on the Customer's first April bill (i.e. £21 x 1.030 = £21.63). If the Charges for Consultancy Services shall, save in the case of manifest error, be final, following year's Rate of RPI was announced in February as 2.7% (for illustration purposes conclusive and binding on the Customer

10.4.3 The Company shall have the right to alter the Charges for Consultancy Services £22.21401). from time to time by giving the Customer not less than fourteen days' notice.

Consultancy Services in April of each year following the Commencement Date by the based on the number and type of lines which the Customer is connected with by the increase (if any) in the Rate of RPI.

### 10.5 VALUE ADDED TAX

of the relevant invoice

#### **10.6 TEMPORARY SERVICES**

If the Customer orders a temporary Service, the Company may charge the Customer for any supplementary charges incurred, plus the line rental (if any) in advance for the whole period of the temporary Service. Other Charges as detailed in the Contract still apply as appropriate.

#### 10.7 DDSP SERVICES

10.7.1 One-time Charges for the DDSP Services are applied for initial Service set-up and 10.9.4 Without prejudice to condition 10.9.3, the Company may increase the Charges for also for Customer requests such as, but not limited to, service reconfiguration.

of lines and the bandwidth of those lines which the Customer is connected with. The Network Services are £21 per month on the Commencement Date, and the Rate of RPI bandwidth of the lines the Customer is connected with shall determine the amount of active (for illustration purposes only) announced in February is 3.0%, the Customer's Charges will protection included in DDSP Services over the Minimum Term.

10.7.3 If the Customer increases the capacity of the Fixed Network Services, either increasing an existing connection or adding a new connection within the estate the capacity of the DDSP Services shall increase in line and at additional cost. Additional Charges may £22.21401). be imposed for any period where the DDSP Services are provided over and above the 10.10 WIFI SERVICES Customer's bandwidth

10.7.4 As noted above, and unless expressly stated otherwise in an Order Form, the DDSP Services shall immediately terminate, without liability for the Company, if for any reason the Company ceases to provide the connectivity element of Fixed Network Services to the Customer. Where the DDSP Services to any Sites are terminated in this way, the Customer shall pay to the Company an early termination charge which shall be calculated by multiplying the total number of months remaining in the Minimum Term for the DDSP Services for the affected Sites by the monthly Charges payable in respect of the DDSP 10.10.3 The Company shall have the right to alter the Charges for the WIFI Services from Services for the affected Sites.

10.7.5 The Company shall have the right to alter the Charges for DDSP Services from time 10.10.4 Without prejudice to condition 10.10.3, the Company may increase the Charges in to time by giving the Customer not less than fourteen days' notice.

10.7.6 Without prejudice to condition 10.7.5, the Company may increase the Charges for DDSP Services in April of each year by the increase (if any) in the Rate of RPI announced in February. For example, if the monthly subscription charges for Fixed Network Services are £21 per month on the Commencement Date, and the Rate of RPI (for illustration purposes only) announced in February is 3.0%, the Customer's Charges will increase to following year's Rate of RPI was announced in February as 2.7% (for illustration purposes £21.63 on the Customer's first April bill (i.e. £21 x 1.030 = £21.63). If the following year's Rate of RPI was announced in February as 2.7% (for illustration purposes only), the £22.21401). Customer's Charges will increase to £22.21 a month (i.e. £21.63 x 1.027 = £22.21401). **10.8 HOSTING SERVICES** 

Customer.

10.8.2 The Company shall have the right to alter the Charges for the Hosting Services from shall not relieve the Customer of its liability to pay for the same. time to time by giving the Customer not less than fourteen days' notice.

the Hosting Services in April of each year following the Commencement Date by the the Company and shall pay the Charges by direct debit within ten days of the date of the increase (if any) in the Rate of RPI announced in February. For example, if the Charges for invoice (unless otherwise expressly agreed with the Company and set out in an Order Fixed Network Services are £21 per month on the Commencement Date, and the Rate of Form).

only), the Customer's Charges will increase to £22.21 a month (i.e. £21.63 x 1.027 =

#### **10.9 DAISY FRAUD GUARDIAN**

10.4.4 Without prejudice to condition 10.4.3, the Company may increase the Charges for 10.9.1 The monthly Charges for the Daisy Fraud Guardian service shall be calculated Company.

10.9.2 As noted above, unless expressly stated otherwise in an Order Form (or otherwise All sums referred to under these Conditions, the Order Form, any Promotional Terms and agreed in writing by the Company), the provision of the Daisy Fraud Guardian service is any Service Specific Conditions are (unless otherwise stated) exclusive of Value Added dependent on the Company providing both the lines and calls in relation to which the Tax (VAT) and any taxes of a similar nature which may from time to time be introduced, service is to be delivered as part of the Fixed Network Services provided to the Customer which will be payable by the party paying the relevant sum at the rates in force at the date pursuant to a Contract. If for any reason the Company ceases to provide both such lines and calls to the Customer, the Daisy Fraud Guardian service shall terminate with immediate effect in relation to those lines and calls without liability for the Company.

> Where the Daisy Fraud Guardian service over any lines and calls is terminated in this way. the Customer shall not be entitled to any refund of any monthly Charges paid in respect of such service.

> 10.9.3 The Company shall have the right to alter the Charges for the Daisy Fraud Guardian service from time to time by giving the Customer not less than fourteen days' notice.

the Daisy Fraud Guardian service in April of each year by the increase (if any) in the Rate 10.7.2 The monthly Charges for DDSP Services shall be imposed based on the number of RPI announced in February. For example, if the monthly subscription charges for Fixed increase to £21.63 on the Customer's first April bill (i.e. £21 x 1.030 = £21.63). If the following year's Rate of RPI was announced in February as 2.7% (for illustration purposes only), the Customer's Charges will increase to £22.21 a month (i.e. £21.63 x 1.027 =

10.10.1 Save where, and to the extent that, any Promotional Terms apply, the Charges for the WIFI Services will be as stated on the Order Form and are exclusive of VAT or any other tax or duty payable.

10.10.2 The Customer shall pay to the Company the Charges for WIFI Services in accordance with condition 11.4. Any invoices issued by the Company in respect of the Charges for the WIFI Services shall, save in the case of manifest error, be final, conclusive and binding on the Customer.

time to time by giving the Customer not less than fourteen days' notice.

April of each year following the Commencement Date by the increase (if any) in the Rate of RPI announced in February. For example, if the monthly subscription charges for Fixed Network Services are £21 per month on the Commencement Date, and the Rate of RPI (for illustration purposes only) announced in February is 3.0%, the Customer's Charges will increase to £21.63 on the Customer's first April bill (i.e. £21 x 1.030 = £21.63). If the only), the Customer's Charges will increase to £22.21 a month (i.e. £21.63 x 1.027 =

# **11. INVOICING AND PAYMENT**

#### 11.1 FOUIPMENT

10.8.1 The Customer shall pay to the Company the Charges for the Hosting Services in 11.1.1 Unless otherwise stated on the applicable Order Form, a deposit equal to at least accordance with condition 11.5. Any invoices issued by the Company in respect of the one half of the Price is payable by the Customer on the date of signature of the relevant Charges shall, save in the case of manifest error, be final, conclusive and binding on the Contract and the balance of the Price as defined in condition 10.1.1 is payable immediately upon Delivery (subject to condition 4.1.6). Any delay by the Company in invoicing the Price

# 11.2 FIXED NETWORK SERVICES

10.8.3 Without prejudice to condition 10.8.2, the Company may increase the Charges for 11.2.1 Subject to condition 11.2.2, the Customer shall be invoiced monthly in arrears by



11.2.2 Line rental is payable quarterly in advance, unless expressly agreed in writing by 11.6 WIFI SERVICES the Company and set out on the Order Form.

11.2.3 Where the Company is notified by Phone-paid Services Authority that:

paid: and/or

(b) the Customer or any Information Provider is in breach of the Code:

the Company may withhold all sums due to the Customer until the Company has been notified by Phone-paid Services Authority that all such sums, fines, administrative charges or other sums payable to Phone-paid Services Authority under the Code have been paid in full or any breach has been remedied, and if requested by Phone-paid Services Authority the Company shall be entitled to charge interest thereafter on such sum at either the rate the Company may pay such sums to Phone-paid Services Authority in settlement of of four per cent per annum above the current base rate of The Royal Bank of Scotland plc amounts owed to Phone-paid Services Authority. In the event that amounts are paid by the from time to time or, if higher, such rate as the Company would be entitled to claim under Company to Phone-paid Services Authority to settle amounts owed by the Customer then, the Late Payment of Commercial Debts (Interest) Act 1998 (such interest being deemed to such amounts shall be deducted from any amounts owed by the Company to the Customer. accrue from day to day and being compounded on the last day of each calendar month) 11.2.4 Where the Customer is a Microenterprise or Small Enterprise Customer Or Not-For-Profit Customer, then unless otherwise stated on the Order Form, in the event of any 11.8 Unless e-billing is not expressly excluded in an Order Form, invoices will be made omission or delay by the Company in invoicing the Charges for Fixed Network Services available for download by the Customer and the Customer will be notified at the e-mail (excluding DDSP Services and/or the Daisy Fraud Guardian service) in accordance with the relevant Contract ("Delayed Charges") the Company shall not be prohibited from billing is expressly excluded in an Order Form, the invoice may be sent to the registered invoicing the Customer (and the Customer shall continue to be liable to pay the Company) address of the Customer (or the address of the Customer) at an additional cost to the for Delayed Charges, provided that such Delayed Charges are invoiced no later than:

(a) the fourth monthly invoice after the month in which the Delayed Charges were incurred by the Customer (where the Customer is invoiced monthly for the applicable Charges); or (b) the next invoice after the invoice on which the Customer should have been invoiced for reserves the right to forthwith suspend all or any of the Services. the Delayed Charges in accordance with the Contract (where the Customer is invoiced 11.10 If the Customer's account remains unpaid (in any part) the Company may require a quarterly or less frequently than quarterly for the applicable Charges).

11.2.5 Unless the Customer is a Microenterprise or Small Enterprise Customer Or Not-For- twelve months before the Company will reinstate the Service. Profit Customer (in which case condition 11.2.4 shall apply), any omission or delay by the Company in invoicing the Charges for Fixed Network Services shall not prohibit the the original due date for payment, the Services may then be terminated by the Company. the Customer of liability to pay the same.

### 11.3 MAINTENANCE SERVICES

Charge to the Company by direct debit (to such account as the Company may designate for that purpose) in advance of the relevant period as set out on the Order Form and shall pay any Additional Charges in accordance with condition 6.3.4.

Charge, the Customer will pay such charge in advance of the Commencement Date and costs payable to the agency, who will add the sum to the Customer's outstanding debt. annually thereafter upon each anniversary of that date. Any delay by the Company in 11.13 The Customer will ensure that the name of the account holder is the same as the invoicing the Annual Support Charge and/or Additional Charges shall not relieve the name on the payment details provided. Customer of liability to pay for the same.

### 11.4 CONSULTANCY SERVICES

Consultancy Services to the Company by direct debit (to such account as the Company direct debit instruction is reinstated. The Company also reserves the right to charge the may designate for that purpose) in advance of the relevant period as set out on the Order Customer a direct debit cancellation fee at the Company's then applicable rate. Form.

annually, the Customer will pay the charge in advance of the Effective Date and annually thereafter upon each anniversary of that date. Any delay by the Company in invoicing the 11.15.1 the Company has reason to believe the Customer is in breach of the relevant Charges for Consultancy Services shall not prohibit the Company from raising an invoice Contract: and/or at a later date in respect of the same nor shall it relieve the Customer of liability to pay for 11.15.2 the Customer is (or the Company reasonably believes that the Customer is) the same

#### 11.5 HOSTING SERVICES

11.5.1 Unless otherwise stated in an Order Form, the Customer will pay the Charges to the Company by Direct Debit (to such account as the Company may designate for that 11.15.3 the Company has received notice from another network operator that payment will purpose) in advance of the relevant period as set out on the Order Form.

pay the charge in advance of the Commencement Date and annually thereafter upon each Commission in respect of such calls; and/or anniversary of that date. Any delay by the Company in invoicing the Charges and/or 11.15.4 the relevant Contract is terminated for any other reason; and/or Additional Charges shall not relieve the Customer of its liability to pay for the same.

11.6.1 Unless otherwise stated on the Order Form, the Customer will pay the Charges for WIFI Services to the Company by direct debit (to such account as the Company may (a) any sums payable by the Customer to Phone-paid Services Authority or to any designate for that purpose) in advance of the relevant period as set out on the Order Form. compensation fund or bond established by Phone-paid Services Authority have not been 11.6.2 Where the Company has agreed to raise Charges for WIFI Services annually, the Customer will pay the charge in advance of the Effective Date and annually thereafter upon each anniversary of that date. Any delay by the Company in invoicing the Charges for WIFI Services shall not prohibit the Company from raising an invoice at a later date in respect of the same nor shall it relieve the Customer of liability to pay for the same.

> 11.7 If payment of any sum payable to the Company is not made on or before the due date, from the due date until the date of payment whether before or after judgment.

> address set out on the Order Form that the invoice is ready for downloading. Where e-Customer as set out in the Tariff.

> 11.9 If the Company is unable, for whatever reason, to recover any sum due under the Customer's account within four days following the due date for payment, the Company

> security deposit of three times the average monthly invoice or payment in full for the next

11.11 If the Customer's account remains unpaid (in any part) for a period of thirty days after Company from raising an invoice at a later date in respect of the same nor shall it relieve 11.12 Without prejudice to the Company's other remedies, if the Customer's account remains outstanding for any reason after the original due date for payment, then:

10.11.1 the Customer will be charged an administration fee for each piece of 11.3.1 Unless otherwise stated in an Order Form, the Customer will pay the Annual Support correspondence in connection with the recovery of the overdue amount. The Company may also charge the Customer a fee where it suspends a Service for non-payment; and

11.12.2 the Company reserves the right to refer the outstanding account to a debt collection agency. If the Company instructs a debt collection agency to collect payment (including 11.3.2 Where the Company has agreed to raise an annual invoice for the Annual Support interest and late payment charges) on its behalf the Customer must pay the Company's

11.14 If the Customer cancels an active direct debit instruction following the Effective Date, an additional administration fee of £4.95 (or such other amount as may be notified to the 11.4.1 Unless otherwise stated in an Order Form, the Customer will pay the Charges for Customer by the Company from time to time) will be added to the monthly invoice until the

11.15 The Company may, without notice, withhold any payments due to the Customer 11.4.2 Where the Company has agreed to raise Charges for Consultancy Services under a Contract or any other agreement between the Company or any other member of its Group and the Customer if:

conducting its business or using a Service illegally or unlawfully (including without limitation in breach of the Code or any OFCOM requirements) or for an illegal or unlawful purpose; and/or

be withheld in respect of calls and the Company has satisfied itself on reasonable grounds 11.5.2 Where the Company has agreed to raise the Charges annually, the Customer will that such event has occurred. The Customer will not be entitled to any payment of Call



11.15.5 the Company has reason to believe the Customer is insolvent or is likely to become Customer's Services and Equipment. Unless otherwise requested, the Company, in insolvent

11.16 If any sum owed by the Customer to the Company under a Contract or any other contract with the Company is not paid by the due date, the Company may deduct this sum from any payment or credit due to the Customer under the relevant Contract or any other Customer's existing number to the new Site the relevant existing Contract will continue contract with the Company.

11.17 Payment of all sums due to the Company shall be made without any set-off whatsoever.

11.18 If the Customer intends to dispute any charge on an invoice, the Customer must do so in writing to the Company within fourteen days of the date of the invoice and provide the Company with all relevant information in support of the disputed charge. Where the disputed charge(s) amount to:

pay the full amount of the invoice: or

11.18.2 more than five per cent of the total charges listed on the invoice, the Customer 12.10 If the Customer moves Sites and leaves the Equipment and/or the Supported must pay the remaining amount of the invoice that is not in dispute.

### 12. SITES

12.1 To enable the Company to fulfil its obligations under a Contract:

employees, representatives, sub-contractors and any other person(s) authorised by the contract. Company to have reasonable access to the Site, Equipment, Supported Equipment and 12.11 If the Customer receives services from an alternative supplier at a new Site the any other relevant telephone system and other equipment and shall provide such reasonable assistance as the Company requests. If the Company is refused access or alternative supplier and for any liabilities the Customer may incur for terminating such prevented from accessing the Site, for whatever reason, it will be relieved from all of its agreement. directly related performance obligations under a Contract and shall have no liability to the 12.12 The Customer must identify asbestos contaminated areas at the Site prior to Customer and the Customer shall hold the Company harmless in this regard. Further, the implementation and commencement of the works. In the event that the Company discovers Customer shall be charged an abortive visit charge.

12.1.2 The Company will normally carry out work by appointment and during Normal Working Hours but may request the Customer to (and the Customer shall) provide access at other times. In the event that the Customer cancels, reschedules or misses any prearranged appointment, it shall be liable to the Company for any costs and expenses which removal of all asbestos at the Site including the co-ordination of and all costs incurred in the Company incurs as a result of such cancellation, rescheduling and/or missed connection with the engagement by the Customer of a company which specialises in the appointment

12.2 At the Customer's request, the Company may agree (at its sole discretion) to work 13. LIMITATION OF LIABILITY outside Normal Working Hours and the Customer shall pay the Company's reasonable 13.1 Save as expressly set out in these Conditions or a Contract, the Company makes no charges for complying with such a request.

12.3 The Customer warrants, represents and undertakes that there are adequate health and safety provisions in place at the Site, there is a suitable and safe working environment, of dealings between the parties are hereby excluded to the fullest extent legally possible. and that the Customer holds third party public liability insurance with a level of cover of at 13.2 Subject to condition 13.3 and 13.5, in no circumstances shall the Company's liability least the minimum required by Law.

landlords or other third parties for the carrying out of preparation work, installation of Equipment and for the provision, use and operation of the Equipment, the Supported or delay in performance of any of the Company's obligations under a Contract in any Equipment and/or Services at the Sites (save to the extent the Company has agreed in Contract Year exceed 110% of the Price and/or Charges paid in in respect of such Contract writing to do it). The Customer shall provide copies of such consents, licences and in the 12 months preceding that Contract Year and in respect of liabilities arising in the first permissions to the Company upon request.

the Services within ninety days from the Effective Date the Company will be able to event under or in connection with a Contract and whether in contract, tort (including without terminate the relevant Contract forthwith by giving the Customer written notice without any limitation negligence) misrepresentation, breach of statutory duty or otherwise for any: liability. If the Customer has not managed to procure the necessary consents and the 13.3.1 loss of revenue (whether direct, indirect or consequential); Company has commenced work the Customer shall, on request by the Company, refund 13.3.2 loss of business (whether direct, indirect or consequential); to the Company the cost of all such work (including, without limitation, staff costs and 13.3.3 loss of contracts (whether direct, indirect or consequential); equipment costs) at its then current rates.

12.6 The Customer shall provide the Company with the site and building plans (to include consequential): full details of all internal cabling runs) of the Sites and provide the Company with full details 13.3.5 loss of anticipated savings (whether direct, indirect or consequential); of all other services in the vicinity of the proposed works.

12.7 The Customer is responsible for making the Site good after any work undertaken by 13.3.7 liability of the Customer to third parties (whether direct, indirect or consequential); the Company at a Site, including without limitation replacing and re-siting items and for re- or decorating.

12.8 If the Customer is moving a Site, the Company must be informed as soon as is to have known that such losses or damages might be incurred. reasonably practicable so that suitable arrangements can be made to transfer the

addition to moving the Service and Equipment, will also endeavour (but cannot guarantee that it will be able, for example where the Customer moves to a different exchange) to retain the Customer's relevant existing telephone number(s). If the Company can transfer the under the same terms and conditions. If the Company cannot transfer the Customer's existing relevant number to the new Site, installation of a new line will be required at the new Site, or if the Customer requires any additional new lines, this will attract new line connection charges and a new Contract.

12.9 If the new installation or moving Site involves the visit of an engineer to facilitate the new installation, the Customer will be responsible for the costs incurred by the Company for the appointment of the engineer together with an administration fee in respect of any 11.18.1 less than five per cent of the total charges listed on the invoice, the Customer will additional works required to be undertaken by the Company to complete the transfer of the Services and Equipment

Equipment for the new owner/tenant, the Customer is required to inform them that the relevant Service will be discontinued if the Company is not contacted by the new owner/tenant within seventy-two hours for the purpose of entering into a new contract with 12.1.1 the Customer shall permit or procure permission for the Company, its agents, the Company for such services and subject in any event to the agreement of such a

Customer remains responsible for any contractual agreement the Customer has with such

asbestos contaminated areas at the Site then it will cease work until the asbestos is removed or the area is made safe for the works to resume. The Company shall have no liability for any delay which is as a result of asbestos contamination and the Customer shall hold the Company harmless in this regard. The Customer shall be responsible for the installation of cables in asbestos contaminated areas.

warranty in respect of the supply of Equipment and/or Services and all other terms, conditions and warranties which may otherwise be implied into a Contract by law or course

to the Customer arising under or in connection with a Contract (whether in contract, tort 12.4 The Customer shall procure all consents, licences and permissions necessary from (including without limitation negligence) misrepresentation, breach of statutory duty or otherwise), including any liability arising from a breach of, or a failure to perform or defect Contract Year, the Company's liability shall be limited to £10,000.

12.5 In the event that the Customer is not able to procure the necessary consent to provide 13.3 Subject to condition 13.5, under no circumstances shall the Company be liable in any

13.3.4 loss of, damage to, or corruption of data or software (whether direct, indirect or

13.3.6 loss of profits (whether direct, indirect or consequential);

13.3.8 indirect, consequential or special losses; whether or not the Company knew or ought



but not limited to negligence) misrepresentation, breach of statutory duty or otherwise or repair, the Company shall not be required to give any advance notice). caused by any reason outside the reasonable control or responsibility of that party 15.1.2 The Customer shall reimburse to the Company all reasonable costs and expenses including without limitation in respect of Fixed Network Services supplied by the Company incurred by the implementation of a suspension pursuant to condition 15.1.1 and the the failure of any Carrier to provide network capacity and/or connectivity (or any element recommencement of the provision of the Services as appropriate, save in the case of a thereof) to the Company on which it was reliant for the purposes of a Contract, any act of God, terrorist attacks, inclement weather, accidental damage, vandalism, failure or shortage or power supplies, flood, drought, lightning or fire, strike, lock-out, trade dispute or labour disturbance, any act or omission of Government, highways authorities, or other competent authorities.

13.5 Nothing in these Conditions excludes or restricts either party's liability for:

13.5.1 death or personal injury resulting from that party's negligence or its employees' negligence (while acting in the course of their employment);

13.5.2 any fraud\_fraudulent misrepresentation or fraudulent misstatement:

13.5.3 any indemnity under these Conditions: and/or

13.5.4 anything for which the parties cannot at law limit or exclude their liability.

13.6 Subject to condition 13.5, the Customer agrees that any cause of action that it may affiliates, directors, officers, agents, consultants and employees) must commence within two (2) years after the cause of action arose, otherwise, the Customer's cause of action is permanently barred.

#### 14. CUSTOMER'S INDEMNITY

14.1 Without prejudice to any other rights of the Company, the Customer shall indemnify, keep indemnified and hold harmless the Company against all costs (including without not be entitled (once an Order Form has been accepted by the Company pursuant to limitation legal costs and the cost of enforcement (on a full indemnity basis)) liabilities, condition 2.1) to change or cancel an Order Form. claims, damages, direct, indirect or consequential losses (including without limitation, pure 15.2.2 Subject to condition 15.2.6 and 15.2.7, in the event of any termination by the economic loss, loss of profits, loss of business, depletion of goodwill and like loss whether such losses are direct, indirect or consequential losses), expenses and/or judgments whatsoever, which it may suffer or incur, and arising from any:

a) breach by the Customer of any warranties, undertakings and/or representations given and/or liabilities of the Customer as set out in a Contract; and/or

Company's contractor's) employees and/or equipment whilst on the Site; and/or

c) infringement by the Customer (including, its affiliates, directors, officers, agents, consultants and employees) of any third party's Intellectual Property Rights.

### 15. SUSPENSION, TERMINATION AND CONSEQUENCES

#### 15.1 SUSPENSION OF SERVICES

15.1.1 Without prejudice to any other right of the Company to suspend or terminate any or all of the Services under these Conditions, the Company may at its sole discretion elect to termination. suspend forthwith provision of any Services until further notice without liability to the 15.2.3 Without prejudice to any other rights of the Company under these Conditions or Customer having given the Customer reasonable notice either orally (confirming such notification in writing) or in writing in the event that:

and/or any other contract between the parties from time to time including but not limited to Company terminates a Contract under this condition 15.2.3, the Customer's liability to pay the Customer's failure to pay the Price and/or the Charges (or any of them) to the Company on the due date or to comply with the Broadband Acceptable Use Policy:

(b) an Emergency occurs and/or the Company is obliged to comply with an order, instruction or request of the Government, an emergency services organisation or other competent administrative or regulatory authority (including without limit, OFCOM or Phonepaid Services Authority):

used fraudulently, unlawfully or by an unauthorised third party;

(d) any licence under which the Customer has the right to run its telecommunications remedied. system and/or connect to the Services or use any of the Services is revoked, amended or 15.2.5 Notwithstanding anything to the contrary expressed or implied in these Conditions, otherwise ceases to be valid:

(e) the Company or any member of its Group is entitled to suspend and/or terminate with the Customer: or

facilities, general maintenance or otherwise) or required to the relevant network or related which entitle a court or creditor to appoint a receiver or administrator or to make a winding

13.4 Neither party shall be liable to the other party for any breach of contract, tort (including systems or equipment (for the avoidance of doubt, in the event of emergency maintenance

suspension pursuant to condition 15.1.1(b).

15.1.3 The Customer shall not have access to any data stored through the Hosting Services during a suspension. The Customer shall have the opportunity to create a snapshot backup of the data stored through the Hosting Services, and the Customer shall pay the Company the applicable charges for undertaking such a backup, in accordance with the Company's then current charges.

15.1.4 Without prejudice to any other right of termination or suspension of the DDSP Services or the Daisy Fraud Guardian service, the Company may suspend and/or terminate such Services until further notice without liability to the Customer in the event that the Company is entitled to suspend and/or terminate the provision of the Fixed Network Services under the terms of a Contract.

15.1.5 Without prejudice to any other right of termination under these Conditions, the have against the Company and/or any of its Group members (including, its (or their) Company may terminate (in whole or in part) a Contract forthwith in the event that its right, or the right of the relevant Carrier, to provide any of the Services is withdrawn by any supplier to it or OFCOM pursuant to the General Conditions or otherwise.

# 15.2 TERMINATION OF SERVICES

15.2.1 Subject to conditions 15.2.4, 15.2.5, 15.2.6 and 15.2.7 below and without prejudice to any specific termination rights set out elsewhere in these Conditions, the Customer shall

Customer of the Contract (in whole or in part), the Customer shall indemnify the Company in full against all loss (including, but not limited to, all losses incurred by the Company as a result of the Customer terminating the Contract before the end of the Minimum Term or where the Contract has continued beyond the Minimum Term before the end of the relevant under these Conditions and/or any failure to comply with any obligations, responsibilities notice period, which will include a minimum payment to the Company of the amount of the outstanding line rental charges, any Monthly Minimum Call Spend, Annual Support b) injury and/or damage suffered or incurred by or to any of the Company's (or any of the Charges, Additional Charges, contracted call bundles, subscriptions or otherwise that would have been paid by the Customer had the Contract continued for the Minimum Term and/or the relevant notice period (as the case may be)), costs, damages, charges (including, but not limited to, any liability for Fixed Network Services transferred from third parties) and administration charges (of a minimum of £300 in respect of the termination of the supply of any or all of the Equipment and (if applicable) the Services which are the subject of the Contract) and expenses incurred by the Company as a result of such

otherwise, the Company shall be entitled at any time and for any reason whatsoever without any liability to the Customer to terminate a Contract on the giving of not less than thirty (a) the Customer is in breach of a material term of these Conditions and/or the Contract days' written notice to the Customer. For the avoidance of doubt, in the event that the the Charges for Services shall end on the date of termination of the relevant Contract and the Customer shall not be liable to pay for the Charges applicable for the remainder of any Minimum Term or extended rollover period in respect of that Contract.

15.2.4 A Contract may be terminated forthwith by either party by notice in writing if the other party materially breaches its obligations under a Contract (including without limitation nonpayment of charges due) and in the case of breaches which are capable of remedy such (c) the Company has reasonable grounds to believe that any of the Services are being party fails to remedy such breach within fourteen days of written notice by the other party, such notice shall contain details of what the breach is and requesting that the breach is

either party (without prejudice to its own rights) may terminate all Contracts forthwith in the event that a liquidator (other than for the purpose of solvent amalgamation or provision of any other telecommunications service under the terms of any other agreement reconstruction) trustee in bankruptcy, administrator or receiver is appointed in respect of the whole or part of the assets and/or undertaking of the other party or the other party (f) any maintenance or repair is necessary (for the purposes of new provision, updating enters into an arrangement or composition with its creditors, or other circumstances arise



companies).

15.2.6 Where the Customer is a Microenterprise or Small Enterprise Customer Or Not-For-Profit Customer, the Customer may cancel the element of the Fixed Network Services, 18.1 The Company and the Customer will keep in confidence any information of the other: (excluding any DDoS Services) governed by OFCOM at any time prior to the whether written or oral, of a confidential nature obtained under or in connection with a commencement of the provision of those Fixed Network Services, without any form of Contract except to the extent any disclosure is required by law. The Customer and the charge or compensation being required to be paid to the Company.

15.2.7 The Customer may cancel the affected part of the Fixed Network Services other than: (excluding any DDoS Services) governed by the General Conditions and OFCOM, where 18.1.1 their employees, contractors or professional advisers who shall require the the Company makes changes to the Conditions, Daisy as a Supplier Data Processing information in order for the Customer or the Company to fulfil its obligations under the Addendum and/or any Service Specific Conditions (including the Broadband Acceptable relevant Contract; or Use Policy) which are of material detriment to the Customer and relate to the provision of 18.1.2 in the case of the Customer, its users to the extent that they are required to use or the Fixed Network Services upon providing thirty (30) days written notice to the Company. access the Service. Any such cancellation must be made within thirty (30) days of the changes to the Conditions 18.2 Information shall not be treated as confidential if it is: being notified to the Customer.

15.2.8 The Company shall be entitled to terminate the Contract forthwith in circumstances where it also has a right to suspend the provision of the Services pursuant to condition the other has taken place; or 5.7.7 or condition 20.2.1.

15.2.9 The termination or expiry of the Contract shall be without prejudice to any rights or 18.2.4 replicated independently by someone without access or knowledge of the liabilities which have accrued prior to such expiry or termination. Any provision of these information. Conditions which expressly or by implication is intended to survive, shall survive the 18.3 If the Customer receives a request under the Freedom of Information Act 2000 which termination or expiry of a Contract.

15.2.10 Any implied right to terminate for convenience that the Customer may have under applicable law is hereby expressly excluded.

15.2.11 For the avoidance of doubt, in the event of termination of a Contract for any reason, requested information (save to extent otherwise required by law). the Customer shall not be entitled to a refund of any pre-paid sums (including, without limit, 18.4 Both the Company and the Customer agree to comply with the Daisy as a Supplier subscription, rental and/or maintenance charges) whether such sums are attributable to Data Processing Addendum and that such agreement is incorporated into this Contract. the period before, including or after the date the relevant Contract terminates.

15.2.12 On termination of a Contract for any reason the Customer shall have no further entitlement to receive any further Call Commissions and shall permit the disconnection of any Number from the Fixed Network Services.

### 16. SOFTWARE

16.1 Where the Company provides software to the Customer to enable the Customer to 18.5.1 return to the other party, in a form capable of delivery, anything containing or use the Services under an Order Form ("Software"), the Company will grant the Customer a non-exclusive, non-transferable, royalty free, revocable licence to use the Software solely for the term and purposes of the relevant Contract. If required by the Company, the Customer shall sign such end user licence agreement as may be reasonably required by destroyed or made permanently unusable; the licensor of the Software for the Customer to be able to use the Software.

relevant manuals or documentation.

Software licence terms and conditions which are embedded in the Software in a click through form or otherwise.

Services then all End Users shall provide the Customer with such necessary registration any recording or storage function of the Services, the Customer shall at all times remain details as are to be agreed between the Company and the Customer and which will be a the Data Controller for such data and the Company shall at all times be a Data Processor minimum of the End User's full name and email address and all End Users shall be obliged only. to agree to the Customer's acceptable use terms and conditions as published by the Customer from time to time. The Customer acknowledges and accepts that if the End User CONTRACT does not provide this information and does not agree to the acceptable use terms and 19.1 The Company may change these Conditions and/or Service Specific Conditions at conditions then the End User may not be able to connect to the Software and/or the any time and will publish any change in line with condition 19.2. Services

the Customer in the event that the End User is unable to access the Software and/or the Customer's failure to agree to the acceptable use terms and conditions.

# **17. CALL MONITORING**

Customer (and/or any of their employees or personnel), for training purposes, to improve 19.2.1 at least one month before the change is to take effect for changes that may be of the quality of its customer services and to assist with complaint handling. The Customer material detriment to the Customer; and

up order (save as in respect of a solvent reconstruction of such relevant party's group of undertakes to make its employees and personnel aware of the rights reserved by the Company under this condition in accordance with the Data Protection Laws.

# **18. CONFIDENTIALITY AND DATA PROTECTION**

Company will not, without the consent of the other, disclose such information to any person

18.2.1 lawfully in the public domain; or

18.2.2 lawfully in the possession of the Customer or the Company before disclosure from

18.2.3 obtained from a third person who is entitled to disclose it; or

encompasses any information provided to the Customer by the Company in connection with the Contract the Customer will notify the Company immediately of the request and give the Company at least ten Business Days to make representations before releasing the

For the purposes of interpreting the Daisy as a Supplier Data Processing Addendum, "Daisy" shall mean the Company and the "Principal Agreement" shall mean this Contract.

18.5 Subject to condition 18.6, where a party who has disclosed confidential information so requests and following termination of the relevant Contract for whatever reason, each party who has received any confidential information of the other party shall without delay:

recording the confidential information, whether in the form of documents, computer records, audio tapes, video tapes, CD Roms or any other media; and

18.5.2 certify in writing that any such confidential information not returned has been

18.6 The Company shall not be required to return confidential information pursuant to 16.2 Except as permitted by applicable law or as expressly permitted under a Contract the condition 18.5 where continuing use or disclosure of such confidential information is Customer shall not de-compile, reverse-engineer, or modify the Software, or copy the necessary in order for the Company or any member of the Company's Group to exercise its rights or perform Services under the Contract or where the Company is required to 16.3 The Customer shall, and shall procure that all End Users shall, comply with all maintain such confidential information pursuant to any Relevant Laws or for any other purpose specified in this Contract.

18.7 The Customer acknowledges that whilst data belonging to Customer and to its 16.4 If the Services involve End Users accessing software and/or the Fixed Network customers, whose data is stored on the Company's servers or system as a result of using

# 19. CHANGES TO THE CONDITIONS, SERVICE SPECIFIC CONDITIONS AND

19.2 The Company will publish any changes to the Conditions, Service Specific Conditions 16.5 The Customer acknowledges and accepts that the Company shall have no liability to and/or Daisy as a Supplier Data Processing Addendum online at https://daisycomms.co.uk/ (or at such other URL as is notified to the Customer by the Services due to failure to provide the necessary information set out in condition 16.4 or the Company from time to time) as well as in invoices provided to the Customer stating that the Conditions, any Service Specific Conditions and/or Daisy as a Supplier Data Processing Addendum have changed and providing a link to the new Conditions, any The Company may monitor and record calls made to or by the Company by or to the Service Specific Conditions and/or Daisy as a Supplier Data Processing Addendum:



effect, for all other changes.

19.3 To the extent the changes referred to in this condition 19 relate directly to Fixed 20.7 Any assistance given by the Company in relation to fraudulent and/or unauthorised Network Services (excluding DDSP Services or Daisy Fraud Guardian) the provisions of use by the Customer or third parties (or the prevention of such use) will be on a reasonable condition 10.2.2 and condition 15.2.7 shall apply.

commercial purpose, the Customer acknowledges that on capped price call tariffs (if any) unauthorised means that are beyond the Company's reasonable control (save for any fraud the Company may at its sole discretion on not less than seven days' notice:

19.4.1 limit call price caps to the first four hours of calls per day; and/or

19.4.2 remove the relevant call price caps from the Customer's pricing and tariff should the Customer's call profile deviate significantly from the Company's standard call profiles and 20.8.2 maintaining the security of all systems, Services, network elements and Equipment notify the Customer of the new pricing to apply in respect of the relevant Fixed Network within its (or its employees', agents' or contractors') control; and Services

acknowledges that on bundled minute call packages (if any) the Company may at its sole discretion on not less than seven days' notice remove the relevant bundled minute call package from the Customer's pricing and tariff should the Customer's call profile deviate significantly from the Company's standard call profile and over seventy five per cent of the following security measures:-Customer's bundled minutes be used in any month.

included within the Services under such additional terms and conditions as may be notified include at least one number, one letter and one alphanumerical symbol; by the Company from time to time.

19.7 No variation of the terms of a Contract however notified (save with regard to the manuscript details on the Order Form including, where initialled by both parties, manuscript 20.9.3 the Customer shall restrict access to passwords to key individuals; amendments to the type face, as such details may be inputted by authorised staff of the 20.9.4 the Customer shall ensure that it has up to date anti-virus protections and that it has Company) will be accepted by the Company unless authorised by notice in writing by a firewalls in place which are maintained by the Customer in accordance with best industry Director of the Company.

#### 20. FRAUD AND SECURITY

20.1 The Customer shall ensure that user names and passwords used by it and/or its personnel and/or users in connection with the Services are kept secure and confidential at 20.10 The Customer acknowledges and agrees that it is responsible for all security all times and are only used by authorised users. The Customer shall inform the Company measures directly relating to the CPE and Supported Equipment (if applicable). immediately if the Customer knows or suspects that a user name or password has been 20.11 The Customer shall ensure that when accessing any of its Hosted Data, it shall not disclosed to an unauthorised user, or is being used in an unauthorised way, or if there is access or attempt to access any other data held by the Company. If the Customer gains any illegal, fraudulent or unauthorised use of the Services or Equipment. The Customer will access to data other than the Hosted Data, it shall notify the Company immediately. not change or attempt to change a user name without the Company's written consent.

20.2 The Company reserves the right (at the Company's sole discretion):

Company thinks that there has been or is likely to be a breach of security (including a shall; breach of the Customer's obligations under this condition 20) or any illegal, fraudulent or 21.1.1 comply with all applicable Anti-Bribery Laws; unauthorised usage of the Services and/or Equipment; and

20.2.2 to ask the Customer to (in which case, the Customer shall) change any or all of the financial or other advantage or commit any corrupt act: passwords the Customer uses in connection with the Services.

20.3 The Customer will inform the Company immediately of any subsequent changes to the information the Customer supplies to the Company in connection with the Contract.

20.4 The Customer accepts and acknowledges that the Services and Equipment are not to time ("Relevant Policies"); guaranteed to be secure and the Company does not guarantee the prevention or detection 21.1.4 have and shall maintain in place throughout the term of all Contracts its own policies of any unauthorised attempts to access the Services or Equipment.

Company) the Company has no control of a Customer's PABX/switch configuration, voice where appropriate; mail security or other feature services enabled.

20.6 Save as provided in the remainder of this condition 20.6 and subject to condition under Anti-Bribery Laws; 5.10.4 (if applicable), the Company shall not be responsible for call charges or other 21.1.6 not do or omit to do any act or thing which causes or may cause the Company and/or charges resulting from fraudulent and/or unauthorised use of the Equipment and/or its Group to be in breach of and/or commit an offence under any Anti-Bribery Laws; Services or any use of the Equipment and/or Services by any unauthorised third parties 21.1.7 without prejudice to condition 21.1.6, not do or omit to do any act or thing which (who are not employees of the Company), and the Customer shall be responsible for all causes or may cause the Company or any member of the Company's Group to be guilty of use of the Services in association with the Customer's accounts whether or not authorised an offence under section 7 of the Bribery Act (or would or may do so if the Company was by the Customer. The Customer agrees to immediately notify the Company of any unable to prove that it had in place adequate procedures designed to prevent persons unauthorised use of the Customer's account of which the Customer becomes aware and associated with it from undertaking such conduct); and (subject to condition 5.10.4 (if applicable)) the Customer agrees to pay all additional 21.1.8 provide the Company and any member of the Company's Group (at the Customer's

19.2.2 as soon as is reasonably practical in the circumstances prior to the changes taking to verify with their equipment provider and maintainer that all necessary steps to combat fraudulent and/or unauthorised use have been taken.

endeavours basis only and (subject to condition 5.10.4 (if applicable)) no liability can be 19.4 Without liability to the Customer, in order to reduce the risk of fraud or for any accepted by the Company for any loss sustained by the Customer via fraudulent and/or and/or unauthorised use by an employee of the Company acting in that capacity).

20.8 The Customer shall, at all times, be responsible for:-

20.8.1 preventing unauthorised use of the Equipment and/or Services;

20.8.3 maintaining (and ensuring that each of its authorised users maintains) at all times, 19.5 In order to reduce the risk of fraud or for any commercial purpose, the Customer the integrity and secrecy of all passwords, log-in details and access codes used for the purposes of accessing or using the Services or any systems, network elements or Equipment.

20.9 Without limitation, the Customer shall put in place and comply at all times with the

20.9.1 the Customer shall ensure that the password used in connection with the Equipment 19.6 The Company may, if requested by the Customer, provide additional services to be and/or Services is strong and is made up of not less than eight characters which shall

> 20.9.2 the Customer shall regularly and at least every 6 (six) weeks change the password set out at condition 20.9.1 above:

practices; and

20.9.5 the Customer shall, without delay, follow any security directions given to it by the Company from time to time

#### ANTI-BRIBERY

21.1 The Customer shall, and shall procure that its officers, employees, agents and any 20.2.1 to suspend access to the Services by one or more user names if at any time the other persons who perform the services for and on behalf of it in connection with a Contract

21.1.2 not offer, promise, give, request, agree to receive, receive or accept a bribe or

21.1.3 comply with the Company's Ethics and Anti-bribery Policy (available at https://daisycomms.co.uk/compliance/ or at such other URL as is notified to the

Customer by the Company from time to time) as the Company may update them from time

and procedures, including adequate procedures under the Bribery Act, to ensure 20.5 The Customer acknowledges that (unless otherwise agreed in writing by the compliance with the Anti-Bribery Laws and the Relevant Policies, and will enforce them

21.1.5 not do or omit to do any act or thing which constitutes or may constitute an offence

charges related to fraudulent and/or unauthorised usage. The Customer is therefore urged cost) with such reasonable assistance as it may require from time to enable it to



perform any activity required by any relevant government or agency in any relevant 23.6 The Customer shall not, without the prior written consent of the Company, assign, jurisdiction for the purpose of compliance with any Anti-Bribery Laws.

# 22. INTELLECTUAL PROPERTY RIGHTS

22.1 Any Intellectual Property Rights supplied by the Company or any member of the 23.7 The Company may at any time assign, transfer, charge, sub-contract or deal in any Company's Group to the Customer, or specifically produced by the Company for the other manner with all or any of its rights or obligations under a Contract without the consent Customer, in connection with a Contract, shall be the exclusive property of the Company of the Customer. However, the Customer shall, if the Company requires, execute such and/or the relevant member of the Company's Group and/or relevant licensor and to the deeds and/or documents as may be necessary or required by the Company to give effect extent that any such rights vest in the Customer shall be deemed to be and shall be to any such dealing in such rights and/or obligations. assigned to the Company or the relevant member of the Company's Group by the Customer. The Customer shall not disclose to any third party or use any such Intellectual Property Rights except to the extent that it is or becomes public knowledge through no fault 23.9 The Customer shall not, without the prior written consent of the Company, at any time of the Customer, or as required for the performance of the Customer's obligations under a from the date of a Contract to the expiry of six months after the termination or expiry of the Contract. Any Intellectual Property Rights belonging to, licensed to or supplied by the relevant Contract, actively solicit or entice away from the Company, or actively employ or Company or any member of the Company's Group to the Customer shall be used by the attempt to employ (save where the relevant person has responded to a general Customer as expressly permitted under the terms of the relevant Contract and in advertisement by the Customer for the relevant job vacancy), any person who is, or has accordance with the instructions of the Company or any member of the Company's Group. 22.2 Any licence provided by the Company to the Customer in relation to the Intellectual Property Rights shall be personal to the Customer, non-exclusive, revocable and limited to the United Kingdom and in the absence of earlier revocation shall terminate upon to twenty per cent of the then current annual remuneration of the Company's employee or termination of the relevant Contract.

22.3 By using the Services (in particular, but without limitation, the Hosting Services) the Customer to that employee or sub-contractor. Customer shall provide the Company with information and data, title to which shall remain vested in the Customer (or its licensors). The Customer warrants, represents and apply to transfer the employment or engagement of any Employee to the Company in undertakes that it has all necessary rights and licences to use and transmit over the internet connection with the Contract or the termination or expiry of all or part of any contract to the Customer all information and data which will be subject to the Hosting Services and between the Customer and a Contractor or any other provision of the Services and/or hereby grants the Company a non-exclusive licence to use such information and data for Equipment. the purposes of performing the Services.

# 23. GENERAL

23.1 Subject to any deemed acceptance by the Customer under condition 10.2.2 and/or condition 19.3, no forbearance or indulgence shown or granted by the Company to the Customer whether in respect of these Conditions and/or any Service Specific Conditions 23.11.1 the transfer or alleged transfer of the employment or engagement of any Employee or otherwise shall in any way affect or prejudice the rights of the Company against the to the Company or any of its suppliers pursuant to the Employment Regulations or Customer or be regarded as a waiver of any of these Conditions and/or any Service otherwise; and Specific Conditions.

23.2 A Contract (and any non-contractual matters arising out of or in connection with it) shall be governed by and construed in all respects in accordance with English law and the 23.12 If any provision (or part of a provision) of a Contract is found by any court or exclusive jurisdiction of the English Courts (including in relation to non-contractual other provisions will remain in force. disputes).

anyone else and no third party shall have any right under the Contracts (Rights of Third the commercial intention of the parties. Parties) Act 1999 to enforce any term of the Contract.

Contract shall be in writing (except as provided otherwise) sent for the attention of the governmental or statutory body or authority, and/or a partnership, as well as a natural relevant person, and to the postal address or email address, given in an Order Form (or person (as appropriate). such other postal address, email address or person as the relevant party may notify to the 23.15 Except with the prior written consent of the other party, neither party shall: other party) and shall be delivered personally, sent by email or sent by pre-paid, first-class 23.15.1 make any public statement about the Equipment and/or Services or otherwise post or recorded delivery. A notice is deemed to have been received, if delivered personally, at the time of delivery, in the case of email, at the time of sending, in the case 23.15.2 use any trademarks or identifying logos owned or licensed to any member of the of pre-paid first class post or recorded delivery. 48 hours from the date of posting or if earlier other party in any manner. upon receipt and, if deemed receipt under this condition 23.4 is not within Normal Working 23.16 Nothing in a Contract is to be construed as establishing or implying any partnership Hours, at 9.00 am on the first Business Day following delivery. To prove service, it is or joint venture between the parties, or as appointing any party as the agent or employee sufficient to prove that the notice was sent by email, to an email address of the party or, in of any other party. No party shall hold out any other party as its partner or joint venturer. the case of post, that the envelope containing the notice was properly addressed and Except, and to the extent, that a Contract expressly states otherwise, no party may incur posted

23.5 Any director or representative of the Customer who signs on behalf of the Customer will be deemed an authorised signatory and thereby the Company shall be entitled to rely on such signatory as binding the Customer to the obligations in a Contract in all respects.

transfer, charge, sub-contract or deal in any other manner with all or any of its rights or obligations under a Contract.

23.8 Unless specifically provided otherwise, rights arising under the Contract are cumulative and do not exclude rights provided by law.

been, engaged as an employee or sub-contractor of the Company in the provision of the Services to the Customer. Any consent given by the Company in accordance with this condition 23.9 shall be subject to the Customer paying to the Company a sum equivalent sub-contractor or, if higher, twenty per cent of the annual remuneration to be paid by the

23.10 The Company and the Customer agree that the Employment Regulations will not

23.11 The Customer agrees to indemnify and keep indemnified the Company against all liabilities, losses, actions, proceedings, damages, costs (including legal and employment costs), claims, demands and expenses brought or made against or suffered or incurred by the Company or any of its suppliers arising out of or connected with:

23.11.2 the employment or engagement or termination of employment or engagement by the Customer or a Contractor and/ or any Subcontractor of any Employee.

Customer hereby submits for all purposes of and in connection with the Contract to the administrative body of competent jurisdiction to be invalid, unenforceable or illegal, the

23.13 If any invalid, unenforceable or illegal provision would be valid, enforceable or legal 23.3 A Contract is made for the benefit of the parties to it and (where applicable) their if some part of it were deleted or modified, that provision will apply with whatever minimum successors and permitted assigns and is not intended to benefit, or be enforceable by, modification is necessary to make it valid, enforceable and legal whilst still giving effect to

23.14 Save where the context otherwise requires, in these Conditions a reference to a 23.4 Any notice, invoice or other document which may be given by either party under the "person" shall include a company, body corporate, unincorporated association, state,

publicise a Contract or any information relating to it; or

any expenses or negotiate on behalf of any other party or commit any other party in any way to any person without that other party's prior written consent.

23.17 Each party shall do and execute, or arrange and procure for the doing and executing of, any act and/or document reasonably requested of it by any other party to implement and give full effect to the terms of the relevant Contract.



23.18 A Contract constitutes the entire agreement between the parties and supersedes any prior agreement or arrangement in respect of its subject matter. Save in the event of fraud or fraudulent misrepresentation, neither party has entered into a Contract in reliance upon and nor shall they have any remedy in respect of, any representation or statement (whether made by the other party or any other person) which is not expressly set out in the Contract.

23.19 A Contract may be entered into in any number of counterparts and by the parties on separate counterparts, all of which taken together shall constitute one and the same instrument.