Network and Line Rental Agreement Terms and Conditions

In these Conditions: Additional Services: any additional services listed in the Agreement or as subsequently agreed in writing between the Customer and

Supplier. Additional Services Specification: the description or specification of the Additional Services as set out in the Agreement to otherwise set out in writing and agreed between the Supplier and Customer. Agreement: the Customer Service Agreement entered into by the Customer. BI Equipment: equipment owned or provided by BT. Calls a signal. message or communication that is silent, spoken or visual. Commencement Date: the date specified in the Agreement for such other date as agreed between the Supplier and Customer, which may be different effective. Services to be provided. Contract: the contract between the Customer and the Supplier for the supply of the Services in accordance with these Conditions and the Advencement

Contract: the contract between the Customer and the Supplier for the supply of the Services in accordance with these Conditions and the Agreement. Customer: the person or company cited in the Agreement for whom the Supplier has agreed to provide the Services. Intellectual Property Rights: all patents, rights to inventions, copyright and related rights, trademarks, service marks, trade, business and domain names, rights in goodwill or to sue for passing dff, rights in designs, rights in computer software, database right, toopgraphy rights, moral rights, rights in conditional information (ncluding know-how and trade secrets) and any other intellectual property rights, each case whether registered or unregistered and including all applications for renewals or extensions of such rights, and all similar or equivalent rights or forms of protection in any part of the workd. Customer Equipment: equipment that is not part of BT's network or supplied by Futurelel Ltd, which the Customer wishes to use with the Service.

equivalent rights or forms a protection in any parts or the www. Customer Equipment: equipment: equipment that is not part of BT's network or supplied by Futuretel Ltd, which the Customer wishes to use with the Service. Line Rental Specification: the facility to make or receive a Call (or both) and any related services in the Agreement. In Rental Specification: the description or specification of the Line Rental Services as set out in the Agreement. Network Specification: the description or specification of the Line Rental Services as set out in the Agreement. Network Specification: the description or specification of the Line Rental Services as set out in the Agreement. Network Specification: the description or specification of the Line Rental Services as set out in the Agreement. Previously Paid Termination Charges: means any termination or settlement charges paid by the Supplier as ball of the Customer's the Customer's previous network service provide at any time betrive or after the Commencement Date. Service Failure: the continuous total loss of the facility to make or receive a Call or dary related service provided to the Customer under the conflormer's enclosed which the Line Rental Specification in the Additional Services including SIP (of my). Services: the Network Specification, the Line Rental Specification and the Additional Services Industry SIP (of my). Services at TS security Systems Ltd, a commary registrate the England and Weaker with company number 12445566 whose registrent office is at Unit 9 Westlink, Beibins Business Park, Romsey, Hampshire, SOS1 7AA. Supplier's Webist: www.futuretle.co.uk Toil Fraud: any interference or access to the Customer's PABX phone system or the Customer's telephone lines and/or the making of calls by any thirty entry Line and the provision as as specified in the Agreement. Reletences to legislative provisions are to be aunderstood as a reference to atherwise. Minimum Term: the agreed minimum term for the provision of the Services as specified in

1.2

- References to legislative provisions are to be understood as a reference to that provision as amended, re-enacted or extended at the relevant time. Headings do not affect interpretation and are provided for convenience only. Basis of Contract and Term The contract shall come into force on the date the Agreement is signed by the authorised representatives of the Customer and receives by the Suppler, shall contine, unless terminated earlier in accordance with the provisions of these Conditions, until the end of the Minimum Term. The term of the Contract shall automatically axtend for three months (Extended Term) at the end of the Minimum Term and at the end of each Extended Term, unless either party gives written notice to the other, no later than 90 days before the end of the Minimum Term or the relevant Extended Term, to terminate this Contract at the end of the Minimum Term or the relevant Extended Term as the finance may be 2. . Term
- Minimum Term or the relevant Extended Term, to terminate this Contract at the end of the Minimum Term or the relevant Extended Term as the case may be. The Contract constitutes the entire agreement between the parties. The Customer acknowledges that it has not relied on any statement, promise or representation made or given by or on behal of the Supplier which is not set out in the Contract. Any samples, drawings, description matter or advertising issued by the supplier, and any descriptions or illustrations contained in the Supplier's catalogues or brochures, are issued or published for the sole purpose of giving an approximate idea of the Services described in them. They shall not form part of the Contract or have any contractual force. These conditions apply to the Contract to the exclusion of any other terms that the Customer seeks to impose or incorporate, or which are implied by trade, custom, practice or course of dealing. Any quotation given by the Supplier shall not constitute an offer, and is only valid for a period of 20 Working Days from its date of issue. **Supply of the Services** The Services shall be supplier to the Customer from the Commencement Date in accordance with the Specifications in all material respects. Additional Services can be included in the Contract at any time as agreed in writing between the Customer and Supplier. 2.2 2.3
- 2.4
- 2.5 3. 3.1
- 3.2 a)
- b)
- Supplier: With response to Line Rental Services: The suppler may, at its discretion, wait until a survey of the Premises has been conducted by BT before agreeing the Commencement Date with the Customer: From time to time, it is possible that BT may need to change the codes or the numbers given to the Customer or otherwise interrupt the Line Rental Services for operational reasons; BT will restore the interrupted Line Rental Services as quickly as possible. Should this occur, all Charges hereunder remain payable. The Customer accepts that BT may from time to time, provide instructions regarding the Line Rental Services and agrees to follow any to the customer accepts that BT may from time to time, provide instructions regarding the Line Rental Services and agrees to follow any c)
- such instructions: The Line Rental Services includes a telephone number. This number will be put in the appropriate BT Phone Books, together with the Customer's details, and made available from BT's Directory Enquiries Service unless the Customer requests otherwise; BT may agree to a special entry in the BT Phone Books at an additional charge; All Telephone numbers remain the property of the Supplier and the Customer has no right to sell or to agree to transfer any such transferse regulations. d)
- e) f)
- All Talephone numbers remain the property of the Supplier and the Customer has no right to sell or to agree to transfer any such tellephone numbers; and tellephone numbers; and supplier will use reasonable endeavours to provide the telephone lines/numbers specified by the Customer on the Agreement but cannot guarantee this will be possible. Consequently the Supplier will have no liability to the Customer of such lines or numbers are unable to be transferred/provide). The Supplier reserves the right to change any Specification without the prior consent of the Customer so that the Services confirm to any applicable agrees and undertakes: To prepare its Premises according to any instructions issued by the Supplier or BT, and to provide BT with reasonable access to the Primese. g)
- 3.3

- b)
- c) d)
- To prepare its Premises according to any instructions issued by the Supplier or BT, and to provide BT with reasonable access to the Premises: To provide at its own cost and expense, a suitable location and appropriate conditions for BT Equipment including, where necessary, a continuous maine electricity supply and connection points; Not to contravere the Telecommunications Act 1984 or any relevant regulations or licences: Not to contravere the Telecommunications Act 1984 or any relevant regulations or licences: Not to services or permit the Services to be used for the transmission of any material which is intended to be defamatory, offensive, abusive or menacing in character; Not to use the Services to permit the Services to be used in any way which would constitute a violation or an infringement of the rights of any other party; To maintain its telecommunications apparatus at all times in good working order in conformation with the relevant standards; That following completion of any work carried out by BT, the Customer is responsible for returning all items back to their original position and for any redecorrating which may be required as a result of the work; Comply with the Supplier's and BT's reasonable safety and security requirements; To co-operate with the Supplier in all matters relating to the Services and provide the Supplier with assistance from the Customer's employees where reasonably required; Permit or procure that the Supplier in all matters relating to the Services and provide the Supplier with assistance from the Customer's employees where reasonably required; f) g)
- h) D
- Ð
- k) I)
- m) n) 0)
- To co-operate with the Supplier in all matters relating to the Services and provide the Supplier with assistance from the Customer's employees where reasonably required: Permit or procure permission for the Supplier to freely and safely access its premises and service connection points: Provide the Supplier with such information and materials as the Supplier may reasonably require in order to supply the Services; and ensure that such information is accurate in all material as the Supplier may reasonably require in order to supply the Services; and ensure that such information is accurate in all material respects: Use the Services in accordance with such instructions/conditions as may be notified in writing by the Supplier from time to time; Obtain and maintain all necessary licenses, permissions, consents, registrations and approvals which may be required before the Commencement Date; and Be solely liable for any costs using as a result of Toll Fraud in the event the Customer opts out of the Supplier's fraud monitoring Should the Supplier of BT he required to cross sup and belonging to any party other than the Customer or to put BT Equipment on any property which does not belong to the Customer (for example a neighbour or a landlord), the Customer will obtain the prior written permission discu, party, call costs charged by BT or others and expenses) incurred by the Supplier as a result of n in connection with; The Customer's obligations under the Contract; The death of any of the Supplier's employees caused by the negligence or will full misconduct of the Customer; Subject to conduct A-101 Tond and supports and Supplier A-101 frequit and supports and supplier A-101 frequit and supports and supplier A-101 frequit and the Supplier or BT is reproved as a faulty or cannot be used by the where the Services are used for business arrows: The Customer's hall indimutes the Supplier on written demand for any such costs and losses ustainde by the Supplier pursuant to 4.2
- 4.3

- purposes. The Customer shall reimburse the Supplier on written demand for any such costs and losses sustained by the Supplier pursuant to 4.4
- conditions 4.3 If the Supplier 45
- b)
- C) 5.
- The dustorier shall reimburste the Suppler on written demain for any such costs and tosses sustained by the Suppler protection to the Suppler's performance or any of its obligations under the Control is prevented or delayed by any act or omission by the Customer or failure by the Customer to perform any relevant obligation (Customer Default): The suppler shall, without limiting its other rights or mendes, have the right to suspend performance or any of its obligations. The Suppler shall, without limiting its other rights or suspend performance or any of its obligations. The Suppler shall not be liable for any costs or losses sustained or incurred by the Customer arising directly or indered by the Customer and the suppler of any costs or losses sustained or incurred by the Customer arising directly or indered by the Customer and any of its obligations as set out in this condition 4; and the Customer shall reimburse the Suppler on written demaind for any costs or losses sustained or incurred by the Suppler arising Customer Equipment Wheel the customer waters to connect Customer Equipment to DTS hetwork other than by using a BT main Telephone socket, the Customer must obtain BT's prior permission. Any Customer Equipment to DTS hetwork other than by using a BT main the Rental Services and not harm BT's network or another customer's equipment and be connected and used in line with any relevant instructions, standards or laws. instructions, standards or laws. Price and Payment The price of the Services shall be the relevant price at the time the Services are used as determined by the tariff stated in the 6. 6.1

Agreement or as otherwise stated in the Agreement ("Charges"). The Supplier shall be entitled to vary the tariff stated in the Agreement from time to time, by giving not less than 30 days written noti 6.2 6.3

- 6.4
- 6.5
- the Customer. If the Customer orders a temporary Line Rental Service, the Supplier may invoice the Customer for the rental Charges in advance of the temporary Service for the whole period. The Supplier shall invoice the Customer monthly in arrears. The Supplier may at its discretion submit invoices to the Customer via email. The Customer may also view its invoices online via Futuretel's Customer Area Webportal. The Customer shall pay each invoice submitted by the Supplier by direct debit, by the due date detailed on the invoice. Payment for any other method other than direct debit will automatically have a monthly charge of £15 plus VAT applied. All amounts payable by the Customer the three Contract the exclusive of amounts in respect of value addet tax (VAT) chargeable for the time being. Where any taxable suppli for VAT purposes is made under the Contract by the Supplier by the Customer, the Customer the Customer shall be viaed. This can be contract the exclusion of the supplier suph of the Supplier syst on the Supplier syst on the Customer to a value dAT in respect of VAT as are Without limiting any other right or remedy of the Supplier, pit to the Customer fails to make any payment due to the Supplier under the Contract by the due date for avement. 6.6 6.7
- Annota initial and any due in gint or remedy on the outputs, it are concluse may be made any payment due to be outputs and in the Contract by the due date for payment. The Suppler reserves the right to charge an administration fee as follows: E15 plus VAT per invoice, if the Customer has cancelled its Direct Debit instruction or has insufficient funds in its bank account on the
- b) 7
- E15 pixe VAT per invoice, if the Customer has cancelled its Direct Debit instruction or has insufficient funds in its bank account on the Direct Debit due date, without informing the Customer in advance; and Of £80 ob pixe VAT upon termination of the contract. **Intellectual Property Rights** 1 in Intellectual Property Rights in, or arising out of or in connection with the Services, shall be owned by the Suppler. The Customer acknowledges that, in respect of any third party Intellectual Property Rights and the intellectual Property Rights and the Supplier of the Supplier the licence on such rights to the customer. **Limitation of Liabity Nothing** in these Conditions shall limit or exclude the Supplier's liability for death or personal injury caused by its negligence, or the negligence of its employees, against or subcontactors; fraud or fraudulent misrepresentation; or breach of the terms implied by section 2 of the Supply of Goods and Services Act 1982.
- 8. 8.1

8.2 a)

e)

b)

13.5

13.6

13.7 13.8

13.9

13.10

13.11 13.12 13.13

14.1.1 14.1.2 14.1.3

14.1.4

- b) c)
- d)
- Subject to condition 8.1: The Supplier shall under no circumstances whatsoever, be liable to the Customer, whether in contract, tort (including negligence), breach of satutory duty, or othewise, for any loss of profit, or any indirect or consequential loss arising under or in connection with the contract; and the Supplier shall have no liability whatsoever if any sum owing by the Customer to the Supplier han to been paid; and the Supplier shall have no liability whatsoever for any defect in any equipment used by the Customer, or failure of such equipment outplier shall have no liability whatsoever for any defect in any equipment used by the Customer to the Supplier has no been paid; and the Supplier shall have no liability whatsoever for any defect in any equipment used by the Customer or failure of such of) other than where the broadband connection is provided by the Supplier; the Supplier Subliability to the Customer in respect of all other losses arising under or in connection with the Contract, whether in contract, tort including negligence), breach of statutory duty, or otherwise, shall in no circumstances exceed an amount equal to the tability in question. The terms implied by sections 3.10.5 of the Supplier in the three month period immediately preceding the matter giving rise to the tability in question.
- intentity in question. The terms implied by sections 3 to 5 of the Supply of Goods and Services Act 1982 are, to the fullest extent permitted by law, excluded from the Contract. 8.3 8.4
- 9. 9.1
- I have the Contract. The Suppler's employees or agents are not authorised to make any representations concerning the Services unless confirmed by the Suppler in writing. **Termination and Suspension** Nowithstanding condition 2.1 and subject to condition 10 (termination fee), the Customer may terminate the Contract upon 90 days written notice to the Suppler proto the excipt of the Minimum Term. Without limiting its other rights or remedies, the Suppler may terminate the Contract by giving written notice to the Suppler of to the excipt of the Minimum Term. Without limiting its other rights or remedies, the Suppler may terminate the Contract by giving written notice to the Suppler of the suppler of the Minimum Term. Without limiting its other rights or remedies, the Suppler may terminate the Contract by giving written notice to the Customer If: The Customer supends payment of its debt or is nuable to pay its debts as they fail due or admits inability to pay its debts or (as a company) is deemed unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986 or (being an individual) is deemed either unable to pay its debts or a having no reasonable prospect of dings, in either case, within the meaning of Section 286 of the Insolvency Act 1986 or (being a partnership) has any partner to whom any of the foregoing apply: The Customer is the subject of a barkniptcy patition or order; The Customer is the subject of a barkniptcy patition or order; An order is made, for the appointment of an administrator or if a notice of intention to appoint an administrator is given or if an administrator is appointed over the Customer; The Customer reliats to pay any mount due under this Contract on the Due Date; The Customer at any time does not have the necessary valid licence to run its telecommunications system; or The Customer at any time does not have the necessary valid licence to run its telecommunications system; or The Customer at any time does not have the necesary valid licence to ru

- 9.3 a) b)
- 9.4 a)
- b) c) 9.5
- 10 10.1 a)

- c) 10.2 a)
- Delivers in the the constant is determined in the present of the supplier's sole discretion whether to the construct the Sarvice: The Customer may still make emergency Calls: The Customer may still complex discretion electron to recorned a Line Rental Sarvice which has been terminated. In such case a recornection charge of 120 per analogue line and 2250 per pair of ISDN lines will be payable by the Customer. Consequences of Termination and Termination Fees Of The Customer shall immediately pay to the Supplier all of the Supplier's outstanding unpaid invoices and interest and, in respect of Sarvices supplied but for which no invoice has been submitted, the Supplier shall submit an invoice, which shall be payable by the Customer shall memodiately pay to the Supplier all of the Contract twich existed at or before the date of termination on the contract the supplier in the there months immediately pay to the Supplier to claim damages in respect of any breach of the Contract twich existed at or before the date of termination not existed; and the supplier pursuant to condition 9.1 the Customer shall immediately pay a les equal to the average of the price paid by the Customer to the Supplier in the three months immediately pay such proportion of the Categes in respect of the remaint emaint eminiation shall contract; or any breach of the Supplier pursuant to condition 9.2 the Customer to the Supplier pursuant to condition 9.2 the Customer to the Supplier pursuant to condition 9.2 the Customer to the Supplier contract the number of months remaining within the Minimum Term at termination; or average of the price paid by the Customer to the supplier pursuant to conditi
- b)
- c)
- 10.3
- 11.1 11.2 a)
- b) 11.3
- a) b)
- c) d) 11.4
- The Customer is in breach of the Contract. In the event it is not possible to repair a Service Failure by the time period referred to in 11.2a), the Customer may elect to use call diversion (as described in condition 12 below). This service will only be made available to the Customer if it is reasonably practical to do so, and the Customer acknowledges that technical restrictions may prevent the SupplierBT from providing this service. In the event that the Line Rental Service fails to operate and the Customer makes use of another service provider, the Supplier will not The Customer may be charged for any maintensance or repair work carried out in the event that the Customer reported a Service Failure and the Supplier finds that no Service Failure exists, or that the Customer that caused the Service Failure. To the extent that repairs are required outside of the timeframes referred to in condition 11.2a) and are agreed to be provided by the Supplier of BT as appropriate, the Customer shall pay any additional charges incurred as a result. 11.5
- 11.6 11.7
- 12. 12.1
- To the scene that lepids are required outside of the limitarine's featured to in Conduction 11.2.4) and are adjected to be provided by the Calible calible calible calibratic c 12.2
- 13. 13.1
- 13.2 13.3
- 13.4

Any notice of termination of the contract server up the consoline most or an intercent most or an intercent of the Supplier and sent by recorded delivery. The Supplier may change the Terms of this Agreement (including the charges) at any time. The Supplier will publish details or the Supplier's Website at least two weeks before the change is to take place, thus giving the Customer reasonable notice of a

If the Suppler's raits seni to the suppler is relative useries. You have a suppler sup