

NETWORK SERVICE AGREEMENT
TERMS AND CONDITIONS

1. INTERPRETATION

.1 In these Conditions:

The Act: Refers to the Telecommunications Act 1984

Contract: is the contract for the supply of the Service

Customer: is the person cited in the Network Service

Agreement for whom the Supplier has agreed to

provide the Service in line with these Terms.

Equipment: is the equipment detailed in the

Network Service Agreement

Input Material: this includes any documents and

other materials and all required data and all other

information provided by the Customer in relation to

the service.

Network Service Agreement: refers to the Network

Service Agreement described overleaf.

Supplier: Chrome Telecom Ltd, a Limited company

incorporated and registered in England and Wales

with company number 9068222 whose registered

office is at Unit 8, Solent Industrial Estate,

Shamlehurst Lane South, Hedge End, Southampton,

SO30 2FX.

Service: this is the telecommunications service

detailed as outlined in the Network Service

Agreement to be supplied to the Customers

telephone lines by the Seller.

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.

1.3

Headings do not affect interpretation and are

provided for convenience only.

2.

SUPPLY OF THE SERVICE

2.1

The Service and Equipment shall be supplied by the

Supplier to the Customer subject to these

Terms.

.2 Variations to these terms will only be binding

when agreed in writing by the Supplier.

.3 It is the Customer, who at its own expense will

supply the Supplier with all necessary documents

and other materials as well as all necessary data and

other information connected to the Service

and the Equipment within sufficient time to enable

the Supplier to make available the Service and

the Equipment in line with the contract. The

Customer has the responsibility to ensure all Input

Material is accurate.

.4 Duplicate copies of all Input Material will be

retained by the Customer at its own expense in

order

to insure against accidental loss or damage. The

Supplier shall have no liability for any such loss or

damage, however caused.

.5 Any typographical, clerical or other error or

omission in any sales literature, quotation, price list,

acceptance of offer, invoice or other document or

information issued by the Supplier shall be

subject to correction without any liability on the part

of the Supplier.

.6 Where the service has been superseded with a

similar or improved product, the Supplier reserves

the right to alter the specifications of the Service

and/or the Equipment after acceptance by the

Customer.

.7 The Supplier reserves the right to change the

specification of the Service and/or the Equipment so

that the Service conforms to any applicable safety or

other statutory requirements.

3.

PRICE OF THE SERVICE

3.1

The price of the Service shall be the relevant price at

the time the Service is in use as determined

by the tariff stated in the Network Service

Agreement.

.2 Any applicable value added tax, import or export

duties or other taxes or duties are payable by the

Customer in addition.

.3 The Supplier shall be entitled to vary the tariff

stated in the Network Service Agreement from time

to time by giving not less than three months written

notice to the Customer.

4.

TERMS OF PAYMENT

4.1 In terms of payment, the Customer will be

invoiced by the Supplier for outstanding monies on

a monthly basis.

4.2 Outstanding sums are payable in full in line with

the date detailed on the invoice. Payments

must be made by Direct Debit.

.2 The Supplier has the discretion to submit invoices

to the Customer via email.

4.4

Where payment is outstanding on the due date the

Supplier may:

4.4.1

cancel the Contract;

4.4.2

stop providing the Service;

4.4.3

charge the Customer interest (both before and after

any judgement) on the amount unpaid, at the

rate of 2 per cent per month (or part of a month)

until payment in full is made;

4.4.4

demand immediate payment of all outstanding sums

due;

4.4.5 render the Equipment non-functional until

such time as all outstanding invoices and interest

are settled in full.

4.5

Where the Customer requests that the Supplier

change the network telecommunications supplier

used in connection with the Service, the Supplier

shall be entitled to be reimbursed by the

Customer for all and any reasonable charges,

expenses or other costs incurred by the company in

this respect.

5.

DELIVERY OF EQUIPMENT

5.1

The location detailed in the Network Service

Agreement is where it is agreed the Supplier will

deliver the equipment.

5.2

Dates for equipment delivery are not absolute and

instead approximate only and the Supplier shall

not be liable for any delay in delivery of the

Equipment howsoever caused. Time for delivery

shall

not be of the essence. The Equipment may be

delivered by the Supplier in advance of the quoted

delivery date upon giving reasonable notice to the

Customer.

6.

RISK AND PROPERTY

6.1

The Supplier retains the Equipment as the Supplier's

property.

6.2

The Customer shall keep the Equipment separate

from that of the Customer and third parties and

properly stored, protected and fully insured and

identified as the Supplier's property. The

Customer shall, if so requested by the Supplier,

produce within 7 days evidence of such insurance

to the Supplier.

6.3

The Customer shall deliver up the Equipment to the

Supplier on demand and, if the Customer fails

to do so immediately, the Supplier may enter any

premises of the Customer or any third party

where the Equipment is stored and repossess the

Equipment.

6.4

The Customer may not pledge or in any way charge

the Equipment by way of security for any

indebtedness of the Customer.

6.5

The Customer shall keep the Equipment in good

condition and not alter or modify it in any way.

7. CUSTOMERS OBLIGATIONS

7.1 In this agreement, it is accepted by the Customer

that the Customer will:

7.1.1 allow the Supplier, at its reasonable request,

free and safe access to its premises and service

connection points, access to information and

assistance from the Customers employees;

7.1.2 use the Service and the Equipment in

accordance with instructions given by the Supplier;

7.1.3 ensure that only attachments approved for

connection under the Telecommunications Act 1984

be

connected with the Service;

7.1.4 not to use the Service or the Equipment in a

manner which constitutes a violation or

infringement

of the rights of any other party;

7.1.5 maintain the Equipment in good working order

and in conformation with the relevant standard or

approval for the time being designated under the

Act or any other relevant regulations authorities

or licences;

7.1.6 obtain and comply with any permission,

licence, consent, registration and approval necessary

for

the use of the Service and/or the Equipment;

7.1.7 indemnify and keep indemnified the Supplier

in full against all loss (including loss of profit),

liabilities, damages, claims, charges, losses and

expenses incurred by the Supplier as a result of

any breach of the Customer's obligations under the

Contract.

8.

WARRANTIES AND LIABILITIES

8.1

The service provided by the Supplier is not

warranted to be fault free.

8.2

Subject to the conditions set out below, the Supplier

shall pass to the Customer (to the extent that

the Supplier is legally entitled to do so) the benefit

of any manufacturer's warranty.

8.3

Where a valid claim is made in writing by the

Customer in respect of Equipment that is defective

or

does not meet the specifications detailed in the

Network Service Agreement the Supplier shall

repair the defect provided that the Customer is not

in breach of any of the terms of the Contract

but the Supplier shall have no further liability

whatsoever

.1 Subject as expressly provided in these Terms, and

except where the Equipment is sold to a person

dealing as a consumer (within the meaning of the

Unfair Contract Terms Act 1977), all other

warranties, terms or conditions implied by statute or

common law are set out of or in connection

with the supply of the Equipment or resale of the

Equipment by the Customer are excluded to the

fullest extent permitted by law. The Supplier's prices

are determined on this basis.

.5 The Supplier's employees or agents are not

authorised to make any representations about the

Service

unless confirmed by the Supplier in writing. In

entering into the Contract the Customer

acknowledges

that it does not rely on, and waives any claim it may

have for damages for or right to rescind the

Contract for any such representations which are not

so confirmed (unless such representations were

fraudulently made).

The Supplier shall not be liable for any advice or

recommendation about the Contract given by the

Supplier or its employees or agents to the Customer

or its employees or agents that is not confirmed in

writing by the Supplier. The Customer acts on such

unconfirmed advice or recommendation

.6 entirely at the Customer's own risk. The Customer

confirms that it has not been induced to enter in to

this Contract on the basis of any representations of

the Supplier that have not been confirmed in

writing.

.7 The Supplier shall have no liability whatsoever:

.7.1 in respect of any defect arising from fair wear

and tear, wilful damage, negligence (including

improper

storage), improper installation, use or maintenance,

abnormal working conditions, failure to follow the

Supplier's instructions (whether oral or in writing),

misuse or alteration or repair of the Equipment

without the Supplier's approval;

.7.2 if any sum owing by the Customer to the

supplier has not been paid.

.7.3 if loss is suffered by the Customer because the Equipment fails to perform to its specifications due to

the default of the network provider or any other third party.

.8 Save as otherwise expressly provided in these Conditions, the following provisions set out the Supplier's entire liability (including any liability for the acts and omissions of its employees, agents and sub-contractors) to the Customer in respect of:

.8.1 any breach of the Supplier's contractual obligations arising under the Contract;

.8.2 any representation (other than fraudulent misrepresentation) statement or tortious act or omission

(including negligence) arising under or in connection with the Contract.

AND THE CUSTOMER'S ATTENTION IS PARTICULARLY DRAWN TO THE FOLLOWING PROVISIONS OF THIS CLAUSE 8

.9 Any act or omission on the part of the Supplier or its employees, agents or sub-contractors falling within clause 8.8 above is described as an "Event of Default".

.10 That part of the Supplier's liability to the Customer for death or injury resulting from the Supplier's negligence, or the negligence of the Supplier's employees', agents' or sub-contractors that the law does not permit the Supplier to exclude shall be unlimited.

.11 To the extent the law does not permit such liability to be excluded and save as otherwise expressly provided, the Supplier's entire liability in respect of any Event of Default shall be limited to damages of an amount equal to the price paid by the Customer for the Service and Equipment over the three month period preceding the Event of Default.

.12 Subject to condition 9.9 above, the Supplier shall not be liable to the Customer in respect of any Event of Default for any increased costs, expenses, loss of profits, goodwill, business, contracts, revenues or anticipated savings or any type of special, indirect or consequential loss (including loss or damage suffered by the Customer as a result of an action brought by a third party) even if such loss was reasonably foreseeable or the Supplier had been advised of the possibility of the Customer incurring the same

8.13

The Supplier shall not be liable to the Customer, or be deemed to be in breach of the Contract, by reason of any delay in performing, or any failure to perform, any of the Seller's obligations, if the delay or failure was due to any cause beyond the Seller's reasonable control including (without limitation) flood, fire, war or threat of war, sabotage, civil disturbance or governmental action, import or export regulations or embargoes.

8.14

The Customer shall fully indemnify the Supplier in respect of loss or damage to the Supplier's property or death of any of the Supplier's employees caused by the negligence or wilful misconduct of the Customer.

8.15

The Customer agrees that it shall be solely liable for and, if so required, indemnify the Company for any costs of or occasioned by any interference with and/or usurpation of and/or unauthorised access to the calls (whether incoming or outgoing) provided by the Telephone Call Service by any third party whether

such interference or usurpation is a part of a fraud, attempted fraud or any course of action with fraudulent intent or otherwise. The Customer further agrees that it will pay any sum demanded in writing by the Company under this clause 8.15 forthwith to the Company.

9 TERMINATION BY THE SELLER

.1 The Supplier, by giving written notice to the Customer, may terminate this Contract with immediate effect:

.1.1 if the Customer breaches any term of the Contract and fails to rectify the breach within 14 days of being sent written notice by the Supplier requesting rectification;

.1.2 if the Customer at any time does not have the necessary valid licence to run its telecommunications system;

.1.3 the Customer makes any voluntary arrangement with its creditors or becomes subject to an administration order or (being an individual or firm) becomes bankrupt or (being a limited company) goes into liquidation; or an encumbrancer takes possession, or a receiver is appointed, of any of the property or assets of the Customer; or the Customer ceases, or threatens to cease, to carry on business; or the Supplier reasonably apprehends that any of these events is about to occur in relation to the Customer and notifies the Customer accordingly;

.2 The Supplier may terminate this Contract at any time by giving not less than 28 days prior written notice to the Customer.

10.

TERMINATION BY THE CUSTOMER

10.1

To terminate this Contract, the Customer must provide the supplier with no less than 60 days prior written notice. Termination of this Agreement during the Contract Term will lead to charges equating to an average of 3 months revenue multiplied by the number of months remaining within the contract Term. Where this cancellation notification is not forthcoming, the cancellation fee will be equal to an average 3 months billing over the remaining contract term.

10.2

Where the Contract is subsidising the costs of installing the Equipment, the minimum term of the Contract will be as entered within the Agreement. If the Customer terminates the Contract before this term has expired the Customer will become liable to repay all equipment and installation subsidies given at the point of entering into this Agreement.

10.3.

This Network Agreement shall be automatically extended for a further period of 12 months after the end of the agreement term unless the customer serves notice to terminate this Network Agreement, such notice to be served is 60 days before the end of the agreement term.

A notice given to a party under this clause 10.3 shall be:

(a) Sent to the party for the attention of the (Managing Director) at the Address specified overleaf; and

(b) Sent by recorded delivery.

10.4

The customer is aware that upon signing this contract, Chrome Telecom Ltd will process the transfer for the calls immediately, the customer is also aware that there is no cooling off period.

10.5

The customer is aware that once the transfer is complete, the contract term agreed overleaf now forms a legally binding contract between the customer and the supplier. The customer may terminate this contract any time after completion but will be subject to the early termination charge 'clause' 10.1.

11.

GENERAL

11.1

Rights and obligations under the Contract may be assigned by the Supplier. The Customer may not assign its rights and obligations under the Contract.

11.2

Any notice shall be in writing addressed to the addressee at its registered office or principal place of business or such other address as may at the relevant time have been notified to the party giving the

notice.

11.3

No delay or failure by the Supplier in enforcing any provision of the Contract shall constitute a waiver of that provision or any other provision. No waiver by the Supplier of any breach of the Contract by the Customer shall be considered as a waiver of any subsequent breach of the same or any other provision.

No waiver by the Supplier shall be effective unless in writing.

11.4

If any provision of these Terms is held by any competent authority to be invalid or unenforceable in

whole or in part the validity of the other provisions of these Terms and the remainder of the provision in question shall not be affected.

11.5

These Terms and the network Service Agreement overleaf constitute the entire agreement between the Supplier and the Customer concerning the supply of the Equipment and provision of the Service and replace and supersede any prior arrangement, understanding, warranty or representation (other than any fraudulent misrepresentation).

11.6

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

11.7

The Contract shall be governed by the laws of England and the parties submit to the exclusive jurisdiction of the English courts.

NETWORK LINE RENTAL AGREEMENT
TERMS AND CONDITIONS

1.
INTERPRETATION

.1 In this Contract the following terms have the definitions shown next to them:
"Chrome Telecom Ltd": a Limited company incorporated and registered in England and Wales with company number 9068222 whose registered office is at Unit 8, Solent Industrial Estate, Shamblehurst Lane South, Hedge End, Southampton, SO30 2FX.

"Equipment" equipment (including any software) placed by Chrome Telecom Ltd at the premises to supply the Service.
"Call" a signal, message or communication that is silent, spoken or visual.
"Conditions" these terms and conditions for Chrome Telecom Ltd business service.
"Contract" these Conditions, the Service Guarantee. This Contract begins on the date that Chrome Telecom Ltd accepts the Customer's request for Service.
"Customer" the person with whom Chrome Telecom Ltd contracts to provide the Service.
"Customer Equipment" equipment that is not part of BT's network and which the customer uses or plans to use with the Service.
"Minimum Period" the first 12 months of the Service, (or any other period as highlighted within this Agreement).
"Premises" the place at which Chrome Telecom Ltd agrees to provide the Service.
"Service" the facility to make or receive a Call (or both) and any related services listed that Chrome Telecom Ltd agrees to provide to the Customer under this Contract.
"Service Failure" the continuous total loss of the facility to make or receive a Call, or of any related service provided to the Customer under this Contract.

2.
PROVIDING THE SERVICE

2.1 The Service will be provided by Chrome Telecom Ltd by the date agreed with the Customer. At times Chrome Telecom Ltd will agree the date following a survey of the Premises by BT.
.2 Occasionally, for operational reasons, BT may have to change the codes or the numbers given to the Customer, or interrupt the Service. BT will restore the interrupted Service as quickly as possible.
.3 The Customer accepts that occasionally BT will provide instructions regarding the Service. The Customer must follow these instructions.
.4 Chrome Telecom Ltd may take instruction from a person who it thinks, with good reason, is acting with the Customer's permission.

3.
PHONE BOOK AND DIRECTORY ENTRIES

3.1 Within the Service, a telephone number is provided. 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.
.2 BT may agree to a special entry in the BT Phone Books at an additional charge.
.3 The Customer does not own any number nor has any right to sell or to agree to transfer any number provided to it by Chrome Telecom Ltd and BT.
4.

MANAGING THE SERVICE

4.1 Where a fault is reported by the customer in the Service, Chrome Telecom Ltd will respond in line with the level of repair service the Customer has chosen.
.2 If Chrome Telecom Ltd or BT agrees to work outside the hours covered by the repair service the Customer has chosen, the Customer must pay Chrome Telecom Ltd additional charges for doing so.

.3 If the Customer reports a fault and Chrome Telecom Ltd finds that there is none, or that the Customer has caused the fault, Chrome Telecom Ltd may charge the Customer for any work undertaken to discern the reported fault.

5.
MONITORING CALLS

Calls relating to customer services and telemarketing are monitored and recorded by Chrome Telecom Ltd.
This is done for training purposes and to improve the quality of its customer services.

6.
ACCESS TO AND PREPARING THE PREMISES

6.1 The Customer agrees to prepare its Premises according to any instructions either Chrome Telecom Ltd or BT may give, and provide BT with reasonable access to the Premises.
6.2 When BT's work is completed, the Customer will also be responsible for putting items back and for any re-decorating which may be needed.

6.3 If Chrome Telecom Ltd or BT need to cross other people's land, or put BT equipment on their property, (for example a neighbour or landlord), the Customer agrees to obtain their permission.
6.4 Chrome Telecom Ltd and BT will meet the Customer's reasonable safety and security requirements when on the Premises and the Customer agrees to do the same for Chrome Telecom Ltd and BT.

6.5 The Customer agrees to provide, at its expense, a suitable place and conditions for BT Equipment and where required a continuous mains electricity supply and connection points.
6.6 The Customer agrees to look after any BT Equipment and to pay for any repair or replacement needed if it is damaged, unless it is due to fair wear and tear, or is caused by BT or anyone acting on BT's behalf.

7.
CUSTOMER EQUIPMENT

7.1 Where the Customer wishes to connect Customer Equipment to BT's network other than by using a BT main telephone socket, the Customer must get BT's permission.
7.2 Any Customer Equipment must be:
(a) technically compatible with the Service and not harm BT's network or another customer's equipment;
(b) connected and used in line with any relevant instructions, standards or laws.

8.
MISUSING THE SERVICE

8.1 It is absolutely prohibited for anyone to use the Service:
(a) fraudulently or in connection with a criminal offence; or
(a) to make offensive, indecent, menacing, nuisance or hoax Calls
The Customer agrees to take all reasonable steps to make sure that this does not happen. The action Chrome Telecom Ltd can take if this happens is explained in paragraph 11. If a claim is made against Chrome Telecom Ltd because the Service is misused in this way, the Customer must reimburse Chrome Telecom Ltd in respect of any sums Chrome Telecom Ltd is obliged to pay.

9.
CHARGES AND DEPOSITS

9.1 All charges for the Service as shown on the front of this Agreement, (or as otherwise agreed), and calculated using the details recorded by Chrome Telecom Ltd, are to be paid by the Customer as agreed.

9.2 Unless paragraph 9.4 applies, rental charges will normally be invoiced quarterly in advance, and call charges will normally be invoiced monthly in arrears.

9.3 Chrome Telecom Ltd will send its first invoice shortly after providing the Service, and then at regular intervals, usually every three months. Sometimes Chrome Telecom Ltd may send the Customer an invoice at a different time.

9.4 If the Customer orders a temporary Service, Chrome Telecom Ltd may invoice the Customer for the rental charge in advance for the whole period of the temporary Service.

9.5 Chrome Telecom Ltd will send invoices for the Service to the address requested by the Customer. The Customer may also view its invoices on line at: www.chrometelecomgroup.co.uk

9.6 The Customer agrees to pay all charges for the Service whether the Service is used by the Customer or someone else and upon receipt of Chrome Telecom Ltd invoice.

10.
CANCELLING OR TERMINATING THIS CONTRACT

10.1 The customer is aware that upon signing this contract, Chrome Telecom Ltd will process the transfer for the lines immediately, the customer is also aware that there is no cooling off period.

10.2 The customer is aware that once the transfer is complete, the contract term agreed overleaf now forms a legally binding contract between the customer and the supplier. The customer may terminate this contract any time after completion but will be subject to the early termination charge 'clause' 10.3.

10.3 This Contract can be ended by:
(a) The Customer upon 60 days written notice to Chrome Telecom Ltd further to the Minimum Term expiring; or
(b) Chrome Telecom Ltd on one month's written notice to the Customer.

10.4 If this Contract ends during the Minimum Period of 12 months the Customer must pay Chrome Telecom Ltd the early termination charge, which will equal the remainder of rentals payable for the Minimum Period including the Termination period. Should an extended Term have been agreed, the Customer will be charged 40% of all line rentals further to the Minimum Period, up to and until the agreed Term. This is not the case if the Customer does so because Chrome Telecom Ltd increases its charges, or changes the Conditions in either case to the Customer's significant disadvantage.

10.5 This Network Line Rental Agreement shall be automatically extended for a further period of 12 months after the end of the agreement term unless the customer serves notice to terminate this Network Line Rental Agreement, such notice to be served at least 60 days before the end of the agreement term. A notice given to a party under this clause 10.5 shall be:
(a) Sent to the party for the attention of the (Managing Director) at the Address specified overleaf; and
(b) Sent by recorded delivery.

11.

IF THE CUSTOMER BREAKS THIS CONTRACT

.1 Where one of the following applies, Chrome Telecom Ltd can suspend the Service or end this Contract (or both) at any time without notice:

(a) Chrome Telecom Ltd reasonably believes that the Service is being used in a way forbidden by paragraph 8.1. This applies even if the Customer does not know that the Service is being used in such a way.

(b) the Customer breaches this Contract or any other Agreement the Customer has with Chrome Telecom Ltd and fails to put right the breach within a reasonable time of being asked to do so.

(c) bankruptcy or insolvency proceedings are brought against the Customer; or if the Customer does not make any payment under a judgement of a Court on time, or makes an arrangement with its creditors; or a receiver, an administrative receiver or an administrator is appointed over any of its assets; or the Customer goes into liquidation; or a corresponding event under Scottish law.

11.2

If the Customer does not pay a bill, Chrome Telecom Ltd will generally not suspend the Service or end the Contract until 28 days after the payment was due (14 days if the Customer pays monthly). However, sometimes Chrome Telecom Ltd may take this action after only 7 days should it have been necessary to enforce this suspension/cancellation previously.

.3 If the Service is suspended, Chrome Telecom Ltd will tell the Customer what needs to be done before it can be re-instated. However the Customer must continue to pay rental charges whilst this Contract continues.

.4 If either party delays in acting upon a breach of this Contract that delay will not be regarded as a waiver of that breach. If either party waives a breach of this Contract that waiver is limited to that particular breach.

12.

LIMITS OF LIABILITY

12.1

Chrome Telecom Ltd do not and are unable to warrant that the Service will never be faulty. The supplier shall repair the defect provided that the Customer is not in breach of any of the terms of the Contract, but the supplier shall have no further liability whatsoever.

12.2

The Customer agrees that it shall be solely liable for and, if so required, indemnify the Company for any costs of or occasioned by any interference with and/or usurpation of and/or unauthorised access to the

Telephone Numbers and Lines Service by any third party whether such interference or usurpation is a part of a fraud, attempted fraud or any course of action with fraudulent intent or otherwise. The Customer further agrees that it will pay any sum demanded in writing by the Company under this clause

12.2 forthwith to the Company.

13. MATTERS BEYOND Chrome Telecom Ltd REASONABLE CONTROL

.1 Sometimes Chrome Telecom Ltd may be unable to do what it has agreed because of something beyond its reasonable control.

.2 If this happens, Chrome Telecom Ltd is not liable to the Customer. However, Chrome Telecom Ltd will try to provide Call Diversion to the Customer.

14.

RESOLVING DISPUTES

Chrome Telecom Ltd will try to resolve any disputes with the Customer. However, if the parties cannot agree, the Customer may refer the dispute to any recognised dispute resolution service. Details of these and how to refer a dispute are set out within the Chrome Telecom Ltd website www.chrometelecomgroup.co.uk

15.

CHANGES TO THIS CONTRACT

15.1

Chrome Telecom Ltd can change the Conditions (including the charges) at any time.

15.2

Chrome Telecom Ltd will publish details on line on the Chrome Telecom website www.chrometelecom.co.uk at least 2 weeks before the change is to take effect.

16.

TRANSFERRING THIS CONTRACT

Rights and obligations under the Contract may be assigned by the Supplier. The Customer may not assign its rights and obligations under the Contract.

17.

THIRD PARTY RIGHTS

The parties agree that the terms of this Contract are not enforceable by a third party under the Contracts (Rights of Third Parties) Act 1999.

18.

NOTICES

Where the parties need to communicate with each in writing, they must follow the following protocol: -

(a) to Chrome Telecom Ltd at the address shown on the bill or any address which Chrome Telecom Ltd provides to the Customer.

(b) to the Customer at the address to which the Customer asks Chrome Telecom Ltd to send invoices, the address of the premises or, if the Customer is a limited company, its registered office.

19.

THE SERVICE GUARANTEE

19.1

Chrome Telecom Ltd GUARANTEE

19.1.1

Chrome Telecom Ltd undertakes to guarantee:

(a) to set into place a repair to a Service Failure in line with the repair service the Customer has chosen.

For standard service this means by midnight on the first weekday (not including public and bank holidays) after the day the fault is reported to Chrome Telecom Ltd.

(b) to provide the Service by the date agreed with the Customer as described in paragraph 2.1; not to disconnect the Service by mistake.

(c) to keep any appointment BT makes with the Customer under this Contract.

.2 If BT is late in providing the Service or repairing a Service Failure, the Customer may choose :

Call Diversion - as described in paragraph 19.2. This is only available if it is reasonably practicable, and technical restrictions may sometimes prevent BT from offering this option.

.2 CALL DIVERSION

19.2.1

Where call diversion is provided by Chrome Telecom Ltd, BT will divert the Customer's incoming calls to another fixed line or mobile telephone number of the Customer's choice. Once BT has provided the Service or repaired a Service Failure, Chrome Telecom Ltd will cancel the Customer's Call Diversion.

19.2.2

The number chosen must be a UK number, but there are some number ranges to which BT will not divert the Customer's calls (for example, 0800 and 0870 numbers).

19.2.3

If BT diverts the Customer's Calls to a mobile number, the person calling the Customer will not have to pay extra costs for making that Call.

19.3

APPLICATION OF THIS GUARANTEE

19.5.1

This guarantee applies to the Service, including generally any related services Chrome Telecom Ltd provides to the Customer.

19.5.2

This guarantee does not apply if:

(a) someone, other than BT, has caused the fault,
(b) BT asks for access to the Premises and the Customer does not allow this, or
(c) BT reasonably ask for other help and the customer does not provide.