

**1. Definitions** "Alpha Technology Systems Ltd" means Alpha Technology Systems Ltd whose registered office is at Unit W7 The Innovation Centre, Kirkleatham Business Park, Redcar TS10 5SH . Registered in United Kingdom with Company Registration Number 3822587: and VAT Number 721 9198 26. "Customer" means the person who places the Order and uses the Services. "Telephone Line" means the telecommunications circuit that the Customer uses to obtain telecommunications services over the public switched telephone network at the Site as notified by the Customer to Alpha Technology Systems Ltd. "Agreement" means these Terms, together with the order form. "Installation date" means the date when DSL service is installed in the site. "Consumer" means a person who enters into a contract other than in the course of a business "Customer Equipment" means apparatus belonging to the Customer not forming part of the Alpha Technology Systems Ltd Equipment but which may be connected to the Alpha Technology Systems Ltd Equipment. "Order Form" means the Alpha Technology Systems Ltd application form, written customer order or e-mailed customer order. "Alpha Technology Systems Ltd Price List" means the Alpha Technology Systems Ltd Price List in force from time to time and available on/at insert details of where available. "Alpha Technology Systems Ltd Equipment" means any apparatus or equipment provided by Alpha Technology Systems Ltd or any third party to the Customer at the Site to enable provision of the Service under this Agreement. "Site" means the Customer Site where the Service is to be received. "Service" means the installation, connection and supply of a telecommunications circuit capable of supporting DSL services at the Site and the provision of telecommunication services over such circuit.

**2. Commencement and Duration** This Agreement will commence on the Commencement Date and shall continue for an initial period of 1 month or 12 months dependant on which option is selected and will automatically renew subject to termination under Clauses 12.

**3. Provisions of the Service** 3.1 Alpha Technology Systems Ltd shall provide or procure the provision of the Service to the Customer in accordance with the terms of this Agreement. The Customer acknowledges that it is technically impracticable to provide a fault free Service and Alpha Technology Systems Ltd does not undertake to do so.

3.2 The provision of the Service to the Customer will be subject to the characteristics of the Customers Access Connection and the Carrier may determine that it is not possible to supply the Service over the Customers Access Connection. Where this is the case, Alpha Technology Systems Ltd will immediately terminate this Agreement, Alpha Technology Systems Ltd will not be liable to the Customer for such termination.

3.3 The Customer acknowledges that during the installation of the Alpha Technology Systems Ltd Equipment for the provision of the Service the Customer Access Connection may suffer a temporary loss of telephone service, and /or interference to any other Access Connection services, which shall be reinstated following installation Alpha Technology Systems Ltd will not be liable for any loss, interruption or interference during installation. The Customer also acknowledges that any telephone socket extensions that are incorrectly wired may be disconnected during installation, without liability to Alpha Technology Systems Ltd.

3.4 Occasionally Alpha Technology Systems Ltd and/or our suppliers may have to interrupt the Service or change the technical specification of the Service for operational reasons (such as maintenance or Service upgrades) or because of an emergency. In these circumstances where possible Alpha Technology Systems Ltd will give notice to the Customer of any such interruption however, the Customer shall have no claim against Alpha Technology Systems Ltd for any such interruption.

3.5 Except as otherwise expressly permitted under this Agreement, the Customer may not: · modify the Service without Alpha Technology Systems Ltd's prior written consent; · redistribute copy or use the Service, or transfer rights to the use of the Service to any third party; · disclose details of the Service, to any third party without Alpha Technology Systems Ltd's prior written consent; · Use the Service except in conjunction with Alpha Technology Systems Ltd's recommended operating guidelines;

3.6 Alpha Technology Systems Ltd shall use its reasonable endeavours to comply with the Customer's reasonable requests in respect of installation but Alpha Technology Systems Ltd or our suppliers decision on the routing of cables and wires and the positioning of outlets and other apparatus constituting the Alpha Technology Systems Ltd Equipment shall be final and binding.

3.7 Alpha Technology Systems Ltd shall use all reasonable endeavours to provide and install or procure the provision and installation of the Alpha Technology Systems Ltd Equipment at the Site so that the Service can be provided on or before any installation date specified or agreed to by Alpha Technology Systems Ltd. Any installation date is an estimate only and Alpha Technology Systems Ltd shall not be liable for any failure to meet such installation date.

3.8 Installation of the Service may be subject to a survey carried out by Alpha Technology Systems Ltd or our suppliers and the Service may not be provided where the survey carried out, is incomplete or unsatisfactory.

3.9 The customer accepts that the service is rate adaptive and will run at the most reliable speed available up to 8Mbit/s. Speed can be affected by external conditions.

3.10 The customer accepts that peak and sustained throughput rates may be reduced by contention within the network the suppliers central (as applicable) other components sourced by the customer to provide the customer service, end user speed control systems and the internet and by rate adaptation of modems and Line Rate for Max products.

**4. Use of the Service** 4.1 The Customer must not use the Service: · in a way that does not comply with the terms of any legislation or any license applicable to the Customer or that is in any way unlawful or fraudulent or has any unlawful or fraudulent purpose or effect; · in connection with the carrying out of a fraud or criminal offence against Alpha Technology Systems Ltd, or any other public telecommunications operator; · to send, knowingly receive, upload, download, use or re-use any material which is abusive, indecent, defamatory, obscene or menacing, or in breach of any copyright, confidence, privacy or any other rights; · to send or procure the sending of any unsolicited advertising or promotional material other than in the case of the Customer to its own customers; in a way that does not comply with any instructions Alpha Technology Systems Ltd or our supplier has given; or in a way that in Alpha Technology Systems Ltd's reasonable opinion could materially affect the quality of any service, including the Service, provided by Alpha Technology Systems Ltd or our supplier-in a way that in Alpha Technology Systems Ltd's reasonable opinion could affect the experience of others on the network; including but not limited to; persistent heavy users of the service, who in Alpha Technology Systems Ltd's reasonable opinion could be seen to be over-using their contended service, may at Alpha Technology Systems Ltd's discretion find their available bandwidth restricted at certain times of the day.

4.2 Alpha Technology Systems Ltd will be entitled to suspend the Service or terminate the Agreement where Alpha Technology Systems Ltd, in its absolute discretion, believes the Customer is in breach of any provisions of Clause 4.1.

4.3 The Customer acknowledges and accepts the following technical limits relating to the Service: · transmission performance of some metallic local loops will mean it is technically impracticable to provide Service to all Customers within the Service Availability Area; · currently, until such time as Alpha Technology Systems Ltd advises otherwise, the Service cannot be provided over the same Access Connection as certain other telecommunications services as listed on the Alpha Technology Systems Ltd Website. · the Service is not available to Sites where all or part of the Access Connection is provided over fibre optic cable or radio systems. · that the Service may also affect the performance of some PSTN customer premises equipment. · that some technical limitations may not become apparent until after the Service has been installed and working for some time. In such circumstances the Service for some individual may need to be withdrawn. · upload speeds (and download speeds for MAX) are dependent on distance from the exchange, atmospheric conditions and quality of the metallic path and may vary without notice to the customer. · Rate adaptation can occur several times a day and may cause the link to the DSLAM to reset. · that in the case of any rate adaptive product, such as MAX services, throughput guarantees will relate only to the actual rated speed of an individual connection, not any implied speed of service.

4.4 In the circumstances referred to in Clause 4.3 Alpha Technology Systems Ltd will have no liability to the Customer relating to the provision of the Service (or Alpha Technology Systems Ltd's inability to provide the Service), the performance of the Service, its effect on other services or equipment or the withdrawal of the Service.

4.5 The Customer will co-operate with Alpha Technology Systems Ltd's reasonable requests for information regarding the Customer use of the Service and supply such information without delay.

4.6 The customer must adhere to the acceptable use policy located on our website [www.alphatechonline.co.uk](http://www.alphatechonline.co.uk), which may change from time to time.

**5. Charges** 5.1 The charges for the Service will be calculated in accordance with the Alpha Technology Systems Ltd Price List. Charging will begin on the Commencement Date for the Service. Charges will be calculated in accordance with details recorded by, or on behalf of, Alpha Technology Systems Ltd.

5.2 The Customer will pay the charges within 7 days of the date of Alpha Technology Systems Ltd's invoice. Alpha Technology Systems Ltd may charge daily interest on late payments at a rate equal to 8% per annum above the base-lending rate of Barclays Bank Plc and/or a £50 administration fee is applicable to late payments.

5.3 All charges exclude Value Added Tax (VAT) at the applicable rate, unless stated otherwise.

5.4 Alpha Technology Systems Ltd may also make an additional charge (on the basis of additional charges detailed in the Alpha Technology Systems Ltd Price List), on its own behalf or on behalf of our carrier in the following circumstances: · an abortive visit charge may be incurred where incorrect information supplied by the Customer means it is technically impractical to provide the Service over the Customers Access Connection; · where it is necessary to relocate the existing telephone master socket to provide the Service; · where Alpha Technology Systems Ltd or our supplier are unable to gain access to the Site to carry out installation of the Service or the installation is aborted an abortive visit charge may be payable; · where certain order information provided by the

Customer is illegible, inaccurate or incomplete an administration fee will be charged; · where Alpha Technology Systems Ltd or a supplier or carrier provide the support to the Customer outside its normal support times in supply of the Service; · where a fault relates to equipment other than the supplied Equipment. Ancillary charges will be sent to the customer on a separate bill following receipt from our supplier (in turn from their supplier). These charges will be passed through to Client at cost. Alpha Technology Systems Ltd accepts no responsibility for the accuracy of the suppliers data. The following are examples of the most common ancillary charges; this is not an exhaustive list but will cover the vast majority of charges.

**6. Customer Obligations** 6.1 To allow the installation and use of the Alpha Technology Systems Ltd Equipment at the Site, the Customer will at the Customer's own expense: · obtain all necessary consents, including consents for any necessary alterations to buildings; · take up or remove, any fitted or fixed floor coverings, ceiling tiles, suspended ceiling and partition covers, as Alpha Technology Systems Ltd or supplier advises are necessary, and carry out afterwards any making good or decorator's work required; and · provide any electricity and connection points required by Alpha Technology Systems Ltd or supplier. The criteria above must be completed in advance of any installation work.

6.2 The Alpha Technology Systems Ltd Equipment shall remain the property of Alpha Technology Systems Ltd or the supplier of such equipment (including our suppliers) and the Customer shall at all times make clear to third parties that the same is the property of Alpha Technology Systems Ltd or a third party supplier of such equipment. Alpha Technology Systems Ltd may modify, substitute, renew or add to the Alpha Technology Systems Ltd Equipment from time to time at its absolute discretion.

6.3 Alpha Technology Systems Ltd shall supply the Customer with the relevant information to enable the Customer suitably to prepare the Site for delivery and installation of the Alpha Technology Systems Ltd Equipment. The Customer shall at their own expense provide suitable accommodation, assistance, facilities and environmental conditions for the Alpha Technology Systems Ltd Equipment and all necessary electrical and other installations and fittings.

6.4 A secure electricity supply is required at the Premises for the installation, operation and maintenance of the Alpha Technology Systems Ltd Equipment at such points and with such connections as specified by Alpha Technology Systems Ltd. Unless otherwise agreed, this power supply is to be provided by the Customer. Alpha Technology Systems Ltd shall not be responsible for interruption or failure of the Services caused by a failure of such power supply.

6.5 The Customer is responsible for the Alpha Technology Systems Ltd Equipment and must not add to, modify or in any way interfere with it nor allow anyone else (other than someone authorised by Alpha Technology Systems Ltd) to do so. The Customer will be liable to Alpha Technology Systems Ltd for any loss of or damage to the Alpha Technology Systems Ltd Equipment, except where such loss or damage is due to fair wear and tear or is caused by Alpha Technology Systems Ltd, or anyone acting on Alpha Technology Systems Ltd's behalf.

6.6 Any Customer Equipment connected to or used with the Service must be connected and used in accordance with any instructions, safety and security procedures applicable to the use of that equipment. Any equipment which is attached (directly or indirectly) to the Service must be technically compatible with the Service and approved for that purpose under any relevant legislation or telecommunications industry standards.

6.7 To enable Alpha Technology Systems Ltd to carry out its obligations under this Agreement, the Customer will at all reasonable times provide Alpha Technology Systems Ltd employees, and anyone acting on Alpha Technology Systems Ltd's behalf including our carrier, who produces a valid identity card, with access to any Site and any other premises outside of Alpha Technology Systems Ltd's control. Alpha Technology Systems Ltd will normally only require access during its usual working hours but may, on reasonable notice, require the Customer to provide access at other times. Alpha Technology Systems Ltd may agree to work outside its usual working hours, but the Customer must pay Alpha Technology Systems Ltd additional charges for doing so as detailed in Clauses and the Alpha Technology Systems Ltd Price List.

6.8 If through no fault of Alpha Technology Systems Ltd, Alpha Technology Systems Ltd is unable to carry out an installation at, or gain access to, the Site or the installation is aborted, Alpha Technology Systems Ltd will notify the Customer Nominated Contact and may raise an abortive visit charge.

6.9 The Customer hereby irrevocably gives permission to Alpha Technology Systems Ltd or our suppliers and carriers and its employees, agents or contractors to: · execute any works on the Premises for, or in connection with, the installation, maintenance, or removal of the Alpha Technology Systems Ltd Equipment; · keep and operate telecommunication apparatus installed on, under or over the Premises; · enter the Premises to inspect any telecommunication apparatus kept on, the Site or elsewhere for the purposes of providing the Service. Where this Agreement or the Service is terminated for any reason Alpha Technology Systems Ltd or our suppliers and carriers will be entitled to enter the site to remove Alpha Technology Systems Ltd equipment installed there.

6.10 The Customer undertakes: - · to comply with all instructions Alpha Technology Systems Ltd may notify to the Customer for use of the Alpha Technology Systems Ltd Equipment;. · not to allow the Alpha Technology Systems Ltd Equipment to be repaired or maintained other than by an authorised representative of Alpha Technology Systems Ltd; · not to damage the Alpha Technology Systems Ltd Equipment and not to add modify or in any way interfere with the performance of the Alpha Technology Systems Ltd Equipment; · not to attempt to sell the Alpha Technology Systems Ltd Equipment; · not to remove any identification mark affixed to the Alpha Technology Systems Ltd Equipment showing that it is the property of Alpha Technology Systems Ltd or other third party supplier of such equipment.

6.11 The Customer shall be responsible for the repair and maintenance of any Customer Apparatus used in order to obtain or use the Service.

**7. Support of the Service** Technical support for the Service is available by telephoning Alpha Technology Systems Ltd or by sending e-mail to support@alphatechonline.to.uk Technical support is available during normal Alpha Technology Systems Ltd office hours.

**7.1 Enhanced Care** For only £10 per month Alpha Technology Systems Ltd will add Enhanced Care to your broadband line. We will aim to clear any Broadband fault within 20 working hours and aim to keep you updated with progress at least every 6 hours. If we fail on this commitment we will refund you twice the downtime. Please note that you must be on site for the Engineers visit at the designated time, rescheduled visits are not covered by this service.

**8. Intellectual Property Rights** 8.1 The Customer acknowledges that the Customer shall have no rights to any intellectual property rights arising as a result of any use of the Service.

8.2 Any and all intellectual property rights used or embodied in or in connection with the Service shall be and remain the sole property of Alpha Technology Systems Ltd or Alpha Technology Systems Ltd licensors. No title or intellectual property rights therein or in any modification or extension thereof shall pass to the Customer unless specifically stated under the Agreement.

8.3 The Customer acknowledges such title, interest and rights and the Customer shall not take any action to jeopardize, limit or interfere in any manner with company's name (or any third party suppliers') title, interests or rights with respect to the Service, including but not limited to, using company's name or our suppliers and carriers trademarks or trade name.

8.4 Where software is provided to enable the Customer or to use the Service, Alpha Technology Systems Ltd grants the Customer, for the duration of this Agreement, a non-exclusive, non-transferable license to use the software for that purpose.

**9. Warranties** 9.1 The service will be provided without warranty or representation of any kind, whether express or implied Alpha Technology Systems Ltd disclaims and excludes all such warranties and representations including without limitation any warranty or representation that the Service is free of defects, of satisfactory quality, fit for a particular purpose or non-infringing of third party rights. The Customer accepts all risks and liabilities associated with the use of the Service.

**10. Limitation of Liability** 10.1 Nothing in this Agreement shall exclude or limit liability for death or personal injury resulting from the negligence of either party or their servants, agents or employees.

10.2 Neither party shall be liable in contract, tort, pre-contract or other representations (other than fraudulent or negligent misrepresentations) arising out of or in connection with this Agreement for: · any economic losses (including, without limitation, loss of revenues, profits, contracts, or business); or · any special, indirect or consequential losses or any destruction of data, arising out of or in connection with the provisions of this Agreement.

10.3 Subject to clauses 10.1 and 10.2 Alpha Technology Systems Ltd liability to the Customer in contract, tort, negligence, pre-contract or other representations arising out of or in connection with this Agreement or the performance or observation of its obligations under this Agreement shall be limited in aggregate to the charges paid, by the Customer under this Agreement.

10.4 Each provision of this Agreement, excluding or limiting liability, operates separately. If any part is held by a court to be unreasonable or inapplicable, the other parts shall continue to apply.

10.5 The Customer indemnifies Alpha Technology Systems Ltd and its suppliers including any carriers against any claims or damages arising from the Customers access to or use of the Service and any information, data or material produced, transmitted or downloaded on the Service.

**11. Force Majeure** 11.1 If either party is unable to perform any obligation under this Agreement because of a matter beyond that party's reasonable control such as lightning, flood, exceptionally severe weather, fire, explosion, war, civil disorder, industrial disputes (whether or not involving that party's employees), or acts of local or central Government or other Competent authorities or events beyond the reasonable control of that party's suppliers, the party will have no liability to the other for that failure to perform.

11.2 If any of the events detailed in paragraph 11.1 continue for more than 3 months either party may serve notice on the other terminating this Contract.

**12. Termination** 12.1 The Customer may terminate this agreement after the initial term by giving 30 days written notice to Alpha Technology Systems Ltd. If a 12 month contract is terminated early Alpha Technology Systems Ltd will charge the customer the remaining fees in full, including the cancellation fee detailed in 12.3

12.2 Either party may terminate this Agreement or the Service provided under it immediately, on notice, if the other: - commits a material breach of this Contract, which is capable of remedy, and fails to remedy the breach within 15 days of a written notice to do so; - commits a material breach of this Contract which cannot be remedied; is repeatedly in breach of this Contract; or with or assignment for the benefit of their creditors, or goes into voluntary (otherwise than for reconstruction or amalgamation), or compulsory liquidation or a receiver or administrator is appointed over their assets.

12.3 Cancellation in the form of a cease of the service, placed by either party under terms 12.1 and 12.2, will raise a charge of £40.00 to the customer. Migrations away from the service in the form of a 'Migration Authority Code' assisted migration do not attract the cancellation charge.

12.4 Alpha Technology Systems Ltd may terminate this Agreement immediately upon written notice to the Customer if: - Alpha Technology Systems Ltd is informed by our suppliers or carriers supporting the Service that our suppliers and carriers is required to cease the Service by a competent regulatory authority; or - Our suppliers and carriers supporting the Service ceases to do so for whatever reason or changes the terms its provision of telecommunications services to Alpha Technology Systems Ltd for the Service beyond the reasonable control of Alpha Technology Systems Ltd; - the Customer fails to comply with any of the material terms or conditions of the Agreement and the Customer does not remedy such failure within 15 days of a request to do so.

12.5 Upon termination of this Agreement the Customer shall immediately stop using the Service and the Customer right to use the Service shall immediately terminate.

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

**13. Confidentiality** 13.1 The parties will keep in confidence any information (whether written or oral) of a confidential nature (including software and manuals) obtained under or in connection with this Agreement or the Service and will not without the written consent of the other party disclose that information to any person (other than their employees or professional advisers, or in the case of Alpha Technology Systems Ltd the employees of a Alpha Technology Systems Ltd Group Company or their suppliers, who need to know the information).

13.2 This Clause 13.1 will not apply to: - any information, which has been, published other than through a breach of this Agreement; - information lawfully in the possession of the recipient before the disclosure under this Agreement took place; - information obtained from a third party who is free to disclose it; and - information, which a party is, requested to disclose and, if it did not, would be required by law to do so.

13.3 This Clause 13.1 will remain in effect for 1 years after the termination of this Agreement.

**14. Data Protection** 14.1 Alpha Technology Systems Ltd and the Customer each agree to comply with their respective obligations under applicable data protection legislation and maintain all relevant registrations, including (in relation to the Customer) such registrations and consents as the Customer should obtain and maintain to enable Alpha Technology Systems Ltd to process personal data in connection with the performance by Alpha Technology Systems Ltd of its obligations under this Contract.

14.2 The Customer agrees that Alpha Technology Systems Ltd may put their name and other details obtained from the Order Form into a computerised directory for internal use and to enable Alpha Technology Systems Ltd to provide the Service.

14.3 Rights of subject access will be in accordance with the Data Protection Act 1998 and upon request in writing and payment of the appropriate fee.

14.4 Any and all data supplied by Customers is held in accordance with Alpha Technology Systems Ltd's current Privacy Policy available at company email address.

**15. Notices** 15.1 Notices given under this Agreement must be in writing and may be delivered by hand, or by courier or first class post to the following addresses: 15.1.1 To Alpha Technology Systems Ltd at the address of the Alpha Technology Systems Ltd office shown on the Order Form or any alternative address which Alpha Technology Systems Ltd notifies to the Customer; 15.1.2 To the Customer at the address to which the Customer asks Alpha Technology Systems Ltd to send invoices, the address of the Customer's premises, or, if the Customer is a limited company, its registered office.

**16. General Provisions** 16.1 The Agreement will constitute the entire agreement between the parties and will supersede all prior and contemporaneous agreements, communications and representations (except for fraudulent or negligent misrepresentations) whether oral or written, between the parties.

16.2 A person who is not party to this Contract has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Contract, but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

16.3 In the event of a dispute between the parties, the parties will attempt in good faith to resolve the dispute or claim arising out of or relating to the Agreement promptly through negotiations between the respective representatives of the parties who have authority to settle the same.

16.4 If any provision of the Agreement (whether in part or in whole) is held by a court of competent jurisdiction to be illegal, invalid or unenforceable the remaining provisions of the Agreement shall remain in full force and effect.

16.5 Any waiver of any breach of any provision of the Agreement will not constitute a waiver of any prior, concurrent or subsequent breach of the same or any other provisions of the Agreement.

16.6 The Customer may not assign or otherwise transfer, by operation of law or otherwise, the Agreement or any rights or obligations therein without the prior express written consent of Alpha Technology Systems Ltd.

16.7 The headings to the sections of this Agreement are for convenience only.

**17. Law** The Agreement shall be governed by the laws of England and the parties submit to the non-exclusive jurisdiction of the Courts of England.

**Signature**.....

**Position**.....

**Date**.....