## **hSo Terms and Conditions and Acceptable Use Policy**

These General Terms and Conditions apply to the provision of all HighSpeed Office Services.

1.0 Terms and Conditions

1.0 Terms and Conditions
1.1 The following outlines the Terms and Conditions under which the Services (as defined below) will be delivered to the Customer. These Terms and Conditions will form part of the "Agreement" as defined below.
12 All terms used in this Agreement have their ordinary meaning, unless otherwise defined in our Terms and

recording means a standard area of space in our colocation facilities measuring at least 600mm by 800mm;
"Foorce Majoure" means are young beyond the reasonable control of a party affecting the performance of its oldigations hereuring, including but not limited to act sol of or public enemy, coll ways interest to old or public enemy, coll ways and services, and the problems of the problems of

- hosting server; and any defective product(s) sold from our hosting so any suspension of services by us under clause 13

\*\*PAT A fermater Terms and Conditions\*\*

\*\*PAT A fermater Terms and Conditions

• any injury to person or property caused by any product(s) sold or otherwise distributed in connection with our 10.2 The initial Period of the Agreement shall run from the date of signature of the Customer Order Form by hSo until hosting server; and

(a) 36 months from the date of signature of the Customer Order Form by hSo or such other time period set out in

Separate many that is originally already and any standard and programmed and the standard and st

## hSo Terms and Conditions and Acceptable Use Policy

16.2 Information will not be deemed Confidential Information if it: (i) is known to the receiving party prior to receipt from the disclosing party directly or indirectly from a source other than one having an obligation of confidentiality to the receiving party. (ii) becomes howon, (independently of disclosure by the disclosing party) to the receiving party. (ii) becomes howon, (independently of disclosure by the disclosing party) (iii) to the receiving party of its disclosure by the disclosing party; (iii) 26.1 at the event that you become aware of any personal data breach, you shall be to data. In no event will we or our confidential information of a governmental secared with your services. Such monitoring will be proportionate and in accordance with the Data Protection 30.8 Where you are paying no line rental because of a negotiated minimum spend. In the disclosing party (iii) 26.3 leads with you become with the Data Protection 30.8 Where you are paying no line rental because of a negotiated minimum spend committeent, we reserve the right to disclosing party (iii) 26.3 leads with you proportionate and in accordance with the Data Protection 30.8 Where you are paying no line rental because of a negotiated minimum spend committeent with the Data Protection 30.8 Where you are paying no line rental because of a negotiated with your services. Such monitoring will be proportionate and in accordance with the Data Protection 30.8 Where you are paying no line rental because of a negotiated with your services. Such monitoring will be proportionate and in accordance with the Data Protection 30.8 Where you are paying no line rental because of a negotiated with your services. Such monitoring will be proportionate and in accordance with the Data Protection 30.8 Where you are paying no line rental hecause of a negotiated with your provided with protection of all the protec unctive on publicity forms or otherwise cure train one to be severing an outigation of continent reason to be received and the continent reason to be received and the continent reason to be received by the received and the continent reason to be received by the received by the received party. The continent reason to be received by the received party, and the received party of the continent reason to be received by the received party. The continent reason the received party of the it gives the disclosine party reasonable prior written notice sufficient to permit the disclosine party to contest such on/using or in connection with any processing of the Service.

### 17.0 Security/Password

17.1 Where a HighSpeed Office Service(s) uses a username or password, the password you select will contain both lpha and numeric characters and be of at least 6 characters in length.

aping 200 in Union Caracter 2 show on a seaso to consider an inengation.

17. You will fast all reasonable stays to keep the username and passwords confidential and will notify us immediately if you have any reason to believe that they assaword has been or is being used in an unauthorized manner.

17.3 Alwhere a Highspend Office Sentinely uses multifactor authentication you will keep usernames and/ or passwords words confidential and will notify us immediately

nd/or passcodes and/or other user security authentication requirements confidential and will notify us im ou have any reason to believe they have been or are being used in an unauthorised manne

18.0 Allocation and Ownership of IP Addresses 18.1 Where we allocate IP addresses to you, you will not acquire any rights in such addresses. We may change these hso Service(s)

ers from time to time, but will not do so unre

### 18.2 The provisions of Clauses 39.1 to 39.14 shall apply to IP Addresses also. 19.0 Assignment

### 19.1 The Agreement is personal to you, and you may not transfer it without our prior written consent. We will be ntitled to assign all of our rights and obligations under the Agreement to an affiliated company

20.1 Subject always to Clause 20.2, any notice (excluding Customer Agreement and/or Service termination 20.1 Soliject alwysy út Josep 20.7, siy nitute (exclusing usstumer agreement ambyor service termination) requestifynctice giwen in connection with the Agreement will be given in writing delivered by hand, first class post, or by electronic mail to our cy your registered office as appropriate. Any notice will be deemed received: (a) if delivered hand or electronic mail, at the time of delivery or transission if a Working Day, or else the next

following Working Day (provided that a copy of such electronic mail and proof of receipt is sent to the recipient of the electronic mail on the date that the electronic mail is sent); and

### (b) if sent by post, on the second Working Day following its dispatch.

20.2 The Customer agrees to provide requests/notices for termination of Agreements and/or Services by completing the hSo Order Termination Request Form available at www.hso.co.uk/ordertermination and returning it to cancels@hSo.co.uk. No other form of request or notice regarding termination of Agreements and/or Services shall be

20.3 We will not provide you with Annual Best Tariff Notifications, or best tariff information for services forming part of a bundle, or End-of-Contract Notifications at the end of a contract period.

### 21.0 Invalidity

21.1 Should any provision of this Agreement be held by a tribunal of competent jurisdiction to be contrary to applicable

### law, the remaining provisions of this Agreement will remain in full force and effect. 22.0 Entire Agreement

22.1 All Orders shall be subject only to the terms of this Agreement. Any other terms (including service level agreement(s) (SLA's)) appearing on or referred to in any communication by the customer for the purpose of placing

Orders shall be ineffective and shall not form part of this Agreement. 22.2 The Agreement is a complete and exclusive statement for the ent for the provision of our Service(s). It supersedes all lings or prior arrangements, whether oral or written and all representations or other communication een the Parties hereto

# 23.0 Rights of Third Parties

22.00 legists of into 'article state of the 24.0 Waivers

24.1 No forbearance, delay or indulgence by either party in enforcing the provisions of this Agreement will prejudice or restrict the rights of that party nor will any waiver of its rights operate as a waiver of any subsequent breach and no right, power or remedy herein conferred upon or reserved for either party is exclusive of any other right, power or remedy available to that party and each such right, power or remedy will be cumulative.

### 25.0 Applicable Law

25.1 This Agreement shall be construed in accordance with the laws of England and Wales, and the parties submit to the non-exclusive jurisdiction of the courts of England and Wales

### 26.0 Data Protection

26.1 Both parties will comply with all applicable requirements of the Data Protection Legislation which shall mean the UK Data Protection Legislation and (for so long as and to the extent that the law of the European Union has legal effect in the UK) the General Data Protection Regulation ((EU) 2016/679) and any other directly applicable European Union regulation relating to privacy, together with any data protection legislation from time to time in force in the UK including the Data Protection Act 1998 or 2018 or any successor legislation ("Data Protection Legislation"). This Clause including did total volcetule of the price o

and tuble trips to up resonant way a second policy published on our web site.

Subject are so to the the current <u>Princy Policy</u> published on our web site.

26.26.3 Without prejudic in the current <u>Princy Policy</u> published on our web site.

Consents and notice in place to enable the whole transfer of the Personal Data to us for the duration and purposes of this consents and notices in place to enable the whole transfer of the Personal Data to us for the duration and purposes of this

Agreement.

26.4 Without prejudice to the generality of clause 26.1, we shall, in relation to any Personal Data processed in

connection with the performance by us of our obligations under this Agreement: 26.4.1 process that Personal Data only on your written instructions unless we are required by the laws of the UK or any member of the European Union or by the laws of the European Union applicable to the Supplier to process Personal any member of the European Union or by the laws of the European Unionapplicable to the Supplier to process Personal Data ("Applicable Laws"). Where we are relying on laws of a member of the European Union or European Union as as the basis for processing Personal Data, we shall promptly notify you of this before performing the processing required by the Applicable Laws unless those Applicable Laws prohibits to from son notifying you. 26.4.2 ensure that we have in place appropriate technical and organisational measures, reviewed and approved by you, to protect against unauthorised or unlawful processing of Personal Data and against accidental loss or destruction of, or damage to Personal Data, appropriate to the harm that might result from the unauthorised or unlawful

or, or designer to devote the second processing to the second processing the second processing to the second processing to the second processing the seco

timeny manner arter an incoment, and regularly assessing and evaluating the enectiveness of the technical and organisational measures adopted by it);

26.4.3 ensure that all personnel who have access to and/or process Personal Data or any Personally Identifiable Information (Pil) in the Cloud, are obliged to keep the Personal Data confidential; and

26.4.4 not transfer any Personal Data outside of the European Economic Area unless your prior written consent has been obtained and the following conditions are fulfilled:

26.4.4.1 you or we have provided appropriate safegueards in relation to the transfer;

26.4.4.2 the data subject has enforceable rights and effective legal remedies;

26.4.4.3 was company with hor politications under the Jaca Protection leadstoop by providing an adequate level of

26.4.4.3 we comply with our obligations under the Data Protection Legislation by providing an adequate level of protection to any Personal Data that is transferred; and

26.4.4.4 we comply with reasonable instructions notified to us in advance by you with respect to the processing of the

Personal Data;

26.4.5 we process PII in the Cloud in accordance with the <u>Data Processing Agreement</u>.

26.5 assist you, at your cost, in responding to any request from a Data Subject and in ensuring compliance with our obligations under the Data Protection Legislation with respect to security, breach notifications, impact assessments and consultations with supervisory authorities or regulation or Personal Data breach;

26.5 notify you without undue delay on becoming aware of a Personal Data breach;

26.7 at the written direction of you, cleater or return Personal Data and copies thereof to the Customer on termination of this Agreement unless required by Applicable Law to store the Personal Data; and 28.8 maintain complete and accurate records and information to demonstrate our compliance with this Clause 26. 26.9 We engage with sub-processors to assist with our processing activities. A list of the sub-processors we use can be found here. The sub-processor ist as of the date of the Agreement by authorized by you upon date of signature of the Order form. Where you consent to us appointing a sub-processor or third-party processor ("sub-processor") of Personal Data under this Agreement, we confirm that we have entered or (as the case may be yoll enter with the sub-processor into a written agreement incorporating terms which are substantially similar to those set out in this Clause 26. As between you and us, we shall remain fully liable for all acts or omissions of any sub-processor approached by us 26. As between you and us, we shall remain fully liable for all acts or omissions of any sub-processor appointed by us pursuant to this Clause 26.

. 26.10 Either party may, at any time on not less than 30 days' notice, revise this Clause 26 by replacing it with any applicable controller to processor standard clauses or similar terms forming part of an applicable certification scheme

application controller to processor samulation users to animal standard or the line in question. ((f) When replaced by starkment to this Agreement).

26.11 You agree and acknowledges that we are reliant upon you for direction as to the extent to which we are entitled to use and process Personal Data disclosed by us. Accordingly, we shall not be liable for any claim brought by a data to use and process Personal Data disclosed by us, to the extent that any such act or omission results from the your subject arising from any act or omission by us, to the extent that any such act or omission results from the your subject arising from any act or omission by us, to the extent that any such act or omission results from the your subject arising from any act or omission by us, to the extent that any such act or omission results from the your instructions.

(a) We will use all reasonable efforts to ensure that you are able to retain your existing numbers in the event that you change supplies of telephony service or addresses. There will be some instances in which this will not be possible, and instructions.

20.12 To agree to encrypt any Ustromer personal data transmitted using the Services (s) which includes a livit any output on our Services (s), platforms, doubt or infrastructure, You acknowledge that we encrypt data in transit and at rest however you are responsible for ensuring that the data you put on and is transmitted over public data -transmission. As a service (s), including in our supply of vOZ and other Cloud Service(s), is encrypted by you prior to a flattures and functionality transmission. You acknowledge that we shall not be responsible or liable in any way for accessing Pli or other data that the service (so are available to you in the location you require them.

So or unsystems which has not been encrypted prior to transmission, by you, and we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we shall not be responsible for any stream which has not been encrypted prior to transmission. You acknowledge that we sh

### 27.0 Publicity

27.1 The Parties agree that the text of any press releases which mention the other Party shall be agreed in writing with Customer Order has been signed by hSo and refer to the Service(s) to be supplied thereunder

# Part B Additional Terms for the Provision of Specific

The following terms relate only to Terms above. To the extent of any

terminate the Agreement. (b) Where you purchase a burstable service from us, we will charge you an additional charge as set out in our then current price list, in respect of any burstable allowance used over your base capacity. We use the 95th percentile measurement rule to calculate additional bandwidth used by you. The 95th percentile bandwidth measurement system collects five-minute averages of line usage (input + output) of Customer's server network connection. At the end of each month or billing cycle, the top five percent of these data points are discarded. The highest remaining data point is referred to as the 95th percentile. The 95th percentile value less your base capacity determines the excess bandwidth used. The excess usage charge is calculated as follows: excess usage charge = excess bandwidth used multiplied by additional per megabit usage charge.

multiplied by additional per megalit usage charge.

29.1 Nbs: Broadband

29.1 Where you have ordered Broadband, it should be noted that the speed quoted is a theoretical maximum speed

29.1 Where you have ordered Broadband, it should be noted that the speed quoted is a theoretical maximum speed

29.1 Where you have ordered Broadband, it should be noted that the speed quoted is a theoretical maximum speed

29.1 Where you have ordered Broadband, it should be noted that the speed quoted is a theoretical maximum speed

29.1 Where you have ordered Broadband, it should be noted that the speed quoted is a theoretical maximum speed

29.1 Where you have ordered Broadband, it should be noted that the speed quoted is a determined during the first of the speed quoted is a speed quoted by the speed quoted is a speed quoted by the speed quoted is a speed quoted in the speed quoted is a speed quoted by the speed quoted is a speed quoted to record call good on whether it needs to inform them at the beginning of the call that they are being recorded.

29.1 Where you have ordered Broadband, it should be noted that the speed quoted is a theoretical maximum speed

29.1 Where you have ordered Broadband, it should be noted that the speed quoted is a theoretical maximum speed

29.1 Where you have ordered Broadband, it should be noted that the speed quoted is a speed quoted to record a last of any country in which a person it is calling is located in order to determine if it needs the other part's permission to record a last of any country in which a person it is calling is located in order to determine if it needs the other part's permission to record a last of any country in which a person it is calling is located in order to determine if it needs the other part's permission to record a last of any country in which a person it is calling is located in order to determine if it needs the other part's permission to record a last of any country in which a person it is calling is located in order to determine if it needs the other part's the right to reside the prioduct, which means that the speed at which it ownwards and reteadaptive product, which means that the speed at which it ownwards and reteadaptive product, which means that the speed at which it observed with jou start using it and wereserve contract period. We are unable to guarantee the bandwidth that you will receive until you start using it and were served to the right to reside the price to hat of the bandwidth stall, delivered, or to cancel the Agreement where bandwidth is less than ordered or is unable to be supplied at all, Bandwidth is dependent upon distance from local echanges, directly into your PRX by us. Where we provide you with a PIN code, you will use it in accordance with the guidelines to connections to the telephone exchange, the latter component of which may not accurately be determined until service.

29.2 Where you purchase internet Access over a shared bandwidth service such as ADSL or FTIC, the bandwidth was allowed to the connections of the telephone and the provide you will use it in accordance with the guidelines we may usue from time to time.

(b) You are committing to susting our indirect service for the term specified in the Order Form, and to spending the referred to in clause 29.1 shall be the total amount available under the service and the amount of bandwidth with may be available to you at any point in time shall be dependent upon the rate of contention and usage of that service.

75% of this level, we reserve the right to charge you the difference between your actual spend and the amount you agreed to pay.

80.1 Bin member of which we will be by PIN code either supplied to you to ryou use the in accordance with the guidelines we may such as ADSL or FTIC, the bandwidth we may be available to you at any point in time shall be dependent upon the rate of contention and usage of that service.

75% of this level, we reserve the right to charge you the difference between your actual spend and the amount you agreed to pay.

80.1 Bin member of which we we pr

be noted that this is a theoretical maximum upstream available under ideal conditions. It should also be noted that Annex M is a rate-adaptive product, which means that the speed at which it downloads and uploads may fluctuste during the term of the Agreement.

29.5 For ADSL and FTTC you must have an analogue line available for use, on which there are no incompatible services enabled. Where no such line is present, you must have one installed at your own cost, and maintain if for the duration of this Agreement. Changes to this line may result in you being unable to receive hSo: ADSL or FTTC, which will not affect your obligation to pay for the Service(s).

29.6 We will arrange for hSo: ADSL or FTTC to be provided on your line and supply you with the necessary piece of Our nt. It is y our responsibility to connect this Equipme

Equipment. It is your responsibility to connect this Equipment.

27.3 In the event that RSo provides you with a writeries router as part of your Service, the Customer agrees that they shall only be provided with support by the RSo helpdesk under the provisions of the Agreement (including if applicable the service level agreement) when the user equipment is connected to the wireless router via cable (i.e. it has a wired

(e) Where we are entitled to suspend or terminate NTS under this Agreement, we are able to reallocate the assigned to you.

23.8 Where we provide you with ISDN or PSTN lines, we reserve the right to provision CPS services over these lines.

23.8 Where we provide you with ISDN or PSTN lines, we reserve the right to provision CPS services over these lines.

23.0 The NTM Numbers

23.10 Frunk Numbers

23.10 Frunk Numbers

23.10 Frunk Numbers

23.10 We will correct faults reported to our customers services centre as soon as possible, and on a reasonable endeavours basis. Where your Broadband service is covered by a Service Level Agreement and is delivered, or party delivered, over as I find User Access line, any guaranteed walkability does not include the BT find User Access line, any guaranteed walkability does not include the BT find User Access line. any guaranteed walkability does not include the BT find User Access line.

23.11 We may need to take the Service(s) down from time to time to effect repairs or conduct planned works. In such

29.12 had Japply in this regard.
29.13 had Japply in this regard.
29.14 had Japply in this regard.
29.15 had Japply in this regard.
29.16 had Japply in this regard.

makes telephone calls or and text message.

3.21 You agree to indemnity and hold his o harmless for any costs, expenses and charges which his omay incur at a result of the Customer using the SIM card in breach of the Clauses of this Agreement (including any call charges and charges to the Customer using the SIM card in breach of the Clauses of this Agreement (including any call charges and charges which his omay incurs).

3.0 His Cloud Telephone, PhoneLines and Direct Voice

3.0 Live and the Customer using the SIM card in breach of the Clauses of this Agreement, it is your including the operation of this Agreement, it is your including the operation of this Agreement, it is your including the proposition of the same as a tempt to applicate the customer using the submitted that the customer using the SIM and the submitted that the submitt

to ensure your name, address and the telephone number allocated to you appear in a local telephone directory if required, and that they are available on the national directory service. We cannot however accept any liability for

errors or ornsistions in this directory listing by third parties.

(b) Where we provide a number range to you, we cannot guarantee that these numbers are allocated to have placed calls across them, and we will not be responsible for any costs you may incur as a result of these numbers prior to this.

Old We win incu to 30 uniterocolutary.

(d) Where we provide a number(s) to you, on request you must declare in writing all the numbers that you use which are accessed from the number(s) provided when they differ from those number(s) provided you to climited to, any withhold mumbers (e) Where an A number is presented it will be of a national significant format, all located to the end user and such end user must possess all necessary permissions in respect of the line in question.

(i) When an A number is allocated to two you, it must be in use, connected to a terminal and capable of receiving calls.

26.12 You agree to encrypt any Customer personal data transmitted using the Service(s) which includes all PII that you got on a service(s), platforms, cloud or infrastructure. You acknowledge that we encrypt data in transit and at rest where you are responsible for ensuring that porting is available in your circumstances. During the porting process, so using the your porting process, and the purpose of the young of the process of the purpose of the young of the process of the purpose of the young of the you

30.9 You agree that you will not without our prior consent while the Agreement is in effect, take any action to switch the Service(s) from direct to Indirect Voice Services.

## 30.10 Emergency Calls

3.0.1.0 theregency Caus
(a) All hSo Voice Customers shall ensure that they have emergency calling access in place. The Customer shall provide h5o with their End User Emergency Services Location Information.
3.0.1.1 Measures aimed at preventing call Faud and PBW fraud

The Customer shall ensure:
(a) that every PBX and voicemail user will have a strong password/PIN code with at six digits. Weak passwords/ PIN odes such as 111111, 999999, 123456 and default factory setting pins must be avoided

(b) to keep its list of voicemail users regularly updated by ensuring that new users are added to that list and removing users that are no longer active from the system as soon as reasonably possible.

30.12 Unless otherwise indicated by the Customer, its obstail allow access to UK PSTN ranges (01s, 02x, 03x and 05x), mobile ranges (077, 078 and 079), fixed fee calls (1084 and 0371 ranges), emergency services (1993, 115); ervice codes (1023, 11080x) and international numbers but access is not permitted to premium rate numbers (105), cut-103 and 1031 ranges). 14109). The provisions of this clause 30.12 shall not apply to the hSo: CloudPBX service.

The following terms relate only to the Service(s) to which they specifically refer, and apply cumulatively to the General Info.

18.019. The provisions of this clause 30.12 shall not apply to the MSr. CloudPRX service.

18.015.c. MPIX Network Services.

28.015.c. MPIX Network S

30.13 (d) You agree that we are able to provide our suppliers for each subscriber full details of the End User's name and address (including past code) for enable our suppliers to fulfil their obligations under Ofcom regulations to pass on such details to the call handling authority.

30.13 (e) All Carges due for traffic routed via any IP address or for fixed rental or one-off Charges related to the Phoneline- Service and defined in the Phoneline- price list shall be paid in full by the Customer by the due date notwithstanding that they may have arisen from unauthorized, fraudulent or illegal use and whether or not they derive from installation and access arrangements which have been authorized.

from whom the number has been sourced. No advertising/promotions/signs or stationery changes should take place until number allocation has been confirmed and actual connection made.

not until number ailocation has been continued and actual connection made.

(s) NTS services are only available where the terministing agent is a UK based geographic PSTN number.

Our (d) NOtwithstanding payment of any connection fee, if any number is not connected and mapped to an underlying landline within 90 days of the date of this Agreement, and subsequently generating at least 250 minutes of inbound here.

Least part of the property of

(a) The Customer shall comply with and ensure that its end users comply with the hSo UC-ONE End User License

23.10 well correct faults reported to our customer services centre as soon as possible, and on a learned, parall comply with and ensure that its end users comply with the No UC-ONE End User Lecense decovers basis. Where your Recorded has reasonable control of the ended of the e

(f) The Customer authorises for telephone conversations of its authorised end users to be recorded for the duration of the service. The Customer recordings will be permanently deleted by the Customer no later than 20 working days after

31.0 Msc: Connect
31.0 Msc: Co

has not been approved for use on the network.

23.0 No Dobo SProtection

23.10 we gree that international roaming is not applicable to the hSo: Access Service over 3G Mobile and shall be disabled.

23.10 the two larger of ever evolving DoS attacks we may not be able to protect you from all types of attacks. The disabled with the provide hSo: Access on mobile broadband. Other Service(s) (e.g., hSo: Connect) will only be available where you purchase a hosted firewall.

23.10 We will only provide hSo: Access on mobile broadband. Other Service(s) (e.g., hSo: Connect) will only be available where you purchase a hosted firewall.

23.10 Ye will only provide hSo: Access on mobile broadband. Other Service(s) (e.g., hSo: Connect) will only be available where you purchase a hosted firewall.

23.10 Ye will only provide hSo: Access on mobile broadband. Other Service(s) (e.g., hSo: Connect) will only be available where you purchase a hosted firewall.

23.10 Ye will only provide hSo: Access on mobile broadband. Other Service(s) (e.g., hSo: Connect) will only be available the Service(s) As or at all.

23.10 Ye will only provide hSo: Access on mobile broadband. Other Service(s) (e.g., hSo: Connect) will only be available the Service(s) As or at all.

23.10 Ye will only provide hSo: Access on mobile broadband. Other Service(s) (e.g., hSo: Connect) will only be available the Service(s) As or at all.

23.10 Yes will only provide hSo: Access on mobile to provide hSo: Access on mobile to provide hSo: Access on the service have a provided you access the service have a provided you access the services have been suspended or terminated you will not be provided with hSo: Access on the provided with hSo: Access on the provided you will not be provided with hSo: Access on the provided you will not be provided with hSo: Access on the provided you will not be provided with hSo: Access on the provided you will not be provided you will not be provided with hSo: Access on the provided you will not be provided with hSo: Access on the provided y

own or in conjunction with, software, hardware or configuration of hiso. Firewall or hSo 50 WAN.

use reasonable endeavour.

33.6 Wanaged No firewall or hSo 50 WAN to describt and hSo 50 WAN to us as soon as possible.

contact delephone directory effection of the second of the contact and the second of the contact any lability for sever accept any lability for Renewal Term. If you do not wish us to automatically renew your managed hSo firewall or hSo 50 WAN service(s), you are as a result of a change in the service(s) as of the end of the Initial Period or Renewal Term that you intend to terminate in the service(s) as of the end of the Initial Period or Renewal Term. If you do not automatically renew your managed hSo firewall or hSo 50 WAN service(s), you are as a result of a change in the service(s) as of the end of the Initial Period of Renewal Term.

33.6 If you do not automatically renew the careful removable acceptance in the service(s) as of the end of the Initial Period of Renewal Term.

have placed calls across them, and we will not be responsible for any costs you may incur as a result of a change in these numbers prior to this.

(c) Where we provide numbers to you, we may for operational or other reasons change the numbers allocated to you, but we will not do so urreasonably.

(d) Where we provide a number(s) provided when they differ from those number(s) provided, including but not limited are accessed from the number(s) provided when they differ from those number(s) provided, including but not limited to, any withheld numbers.(e) Where an A number is presented it will be of a national significant format, allocated in time to time, upon not less than 30 days' notice in writing, move the Equipme to, any withheld numbers.(e) Where an A number is presented it will be of a national significant format, allocation within our Hosting portfolio. We will use all reasonable endeavours to cause minimum d

location within our Hosting portfolio. We will use all reasonable endeavours to cause minimum disruption to the Service(s) by endeavouring to undertake such relocation und th'owfring Hours. Costs of such moves shall be borne by h5o and you accept that your use of the Service(s) may be disrupted as a result of such a move. 34.2 Nor relationship of landlord and tenant is created between us under this Agreement and you have no rights to exclusive occupation. 34.3 You will not maintain or seek to maintain that a relationship of landlord and tenant is created; 34.4 You agree to ensure that Your Equipment is dearly labelled as such and that you will maintain a complete and up to date written inventory of Your Equipment in the Hosting facility, and provide it to us at our request. 34.5 You agree not to replace Your Equipment or make any modification, alteration or addition to the same which results in material changes to the floor loading, heat output, power consumption or environmental conditions of the facility.

## hSo Terms and Conditions and Acceptable Use Policy

34.7 Where you require access to our colocation facilities or any of them, you agree to abide by the terms of our Access
to Colocation facilities, Environmental Controls and Power Usage Policy.

34.8 We are unable to accept any liability whatsoever arising out of loss of or damage to data hosted with us. You
agree that you are the best judge of the value of the data, and that you are solely responsible for: (a) instituting and
porating all necessary back-up procedure; (b) ensuring that the Service provided by us is adequate and sufficient to
your specific requirements; and. (c) taking out any insurance policy or other financial cover for loss or damage which
are your specific requirements; and. (c) taking out any insurance policy or other financial cover for loss or damage which
the province of the province of the proposition of the appropriate charges.

53.1 You have read, understood, and agree to be bound by the terms and conditions of the registry supplying the domain name, copies of which are available on our website at https://www.hso.co.us/legal. UK domains are sublect to the Domain Registration of a domain name on your behalf is limited to the preparation of necessary (c) For crasting, transmitting or storing material that is designed or likely to cause amnoyance, inconvenience or to the Domain Registration of a domain name on your behalf is limited to the preparation of necessary (c) For crasting, making or attempting to craste or make, false or hoax calls to emergency services; (c) For crasting, making or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to craste or make, false or hoax calls to emergency services; (d) For crasmiting or attempting to crasten make, false or hoax calls to emergency services; (d) For crasmiting or attempting to crasten make, false or hoax calls to emergency services; (d) For crasmiting or attempting to crasten make, false or hoax calls to emergency services; (d) For crasmiting or attempting to crasmit any material in violation o

3.5.4 Certain Top Level Domains (TLDS), particularly when they are lirst introduced to the market, reature phased Protection and Privacy) (Direct Marketing) Regulations 1998 (as amended), the Privacy and Electronic Communications registration processes, during which additional precunditions must be met before a registration will be allowed. (EC Directivel Boards 2003 (as amended) or of any other applicable legislation and regulation). Applications for these TLDs are therefore subject to additional charges to cover the extra administrative processes. (in) Floar distinguish that the processes of the second of the processes of the processe

33.5 Term of Registration and Renewal (a) (i) For deliberate activities with any of the following characteristics: corrupting or destroying other users' data; violating (a) All domain registration are for a period of two years unless the Domain Registrar only allows one year renewals the privacy of business of our systems or networks, such as for the introduction of Viruses'; the "Initial Registration Period"). To help ensure you do not lose your domain, we will automatically renew the (ii) In any instance where such use is likely to cause damage or injury to person, property or business may occur if any registration period (the "Renewal Date") for an additional term of one or two years as appropriate. (b) If you do not wish us to seek an automatic re-registration of your domain, you must advise us in writing sixty days, pior to the Renewal Date that you intend to terminate the registration of the Domain as of the end of the registration.

(c) Prior to automatic renewal we will invoice you at the then current standard registration fee for Domains of equal The time of the disputation fee for Domains of equal term. If we are unable to secure payment from you prior to the Renewal Date the domain we are under no obligation to proceed with re-registering your domain.

(d) Domain registration fees are non-refundable.

3.5 (in the event that your application or subsequent domain registration is challenged, the dispute will be handled

## according to the dispute procedure of the relevant registry. 36.0 hSo: Cloud Data Backup and Recovery

36.1. Pricing for VCC is based upon the peak amount of data stored during the billing period and charged per Terabyte. 36.2. Customer requests for assistance from hos in undertaking a recovery or restore ("Assisted Recovery") are Anargeable on a time and materials basis at hos's prevailing rates at the time the Assisted Recovery is requested and must be agreed in writing by both parties. hSo reserves the right to reject a request for Assisted Recovery at any time

36.3 You may request at any time that hSo delivers data to you on either USB/Firewire or NAS media (a "Media 36.3 You may request at any time that tho delivers data to you on either USB/Priewre or NAS media (a "Media stee, we do not monitor other sistes, but when it is brought to our attention that sites on our network may be operating Request?). Where Pos agrees in writing to provide your Media Request, she Media Requests and be delivered to you in breach of this or any law, we reserve the right to monitor and take actions, against these sites, in which case we by the delivery method you have agreed with N50 at the time of making a Media Request. Media Requests carry will co-operate fully with any relevant authority in bringing the missue to an end. You will immediately remove any charges in relation to the delivery and additional surcharges where the delivery is required outside Morking House. The surcharges are set out in the N50 Price List and may be amended from time to time. You will also be invoiced for the party suppliers exclude liability of any kind for the transmission or reception of infringing information of whatever replacement cost of the hardware on which the Media Request is supplied ("Hardware Charge"), although the hardware Charge will be credited back to you providing you return the hardware undamaged to 150, within 30 days

2.6 We are not responsible for the content of websites linked to our own site. Such links are provided as navigational

38.1 Where you have requested that we nowate a BT circuit from you to us, we will use all reasonable endeavours to (b) challed commercial or Bulk Email; or ensure that this occurs. Ultimate control however lies with BT and, in the event that they refuse to novate the circuit.

39.1 PA ddresss and/or vinuses to cause annoyance or disrupt the use and enjoyment of another user's service this Agreement shall terminate to the extent that it applies to such circuits.

39.1 PA ddresss and continues the customer which will provide use the customer with sueable |P addresses service the such as the customer which will provide user the customer which will provide user the customer requirements form or at any time during the term of the Agreement, if requested by us, if no justification to the provided, we or RIPF reserve the right not to allocate Plad addresses. The Customer requirements form or at any time during the term of the Agreement, if requested by us, if no justification to the provided, we or RIPF reserve the right not to allocate Plad addresses in excess of [29] (BP address) allocation.

39.1 We shall be entitled to invoice the Customer or to neutron with the IP Addresses (provisioning, resetting and the like).

39.3 The Customer during the term of the Agreement shall provide us with the Customer contact details of the person dealing with IP 42.17 You will not use unsolicited commercial or Bulk Email; or clause and engineering and the like).

39.3 The Customer during the term of the Agreement shall provide us with the Customer contact details of the person dealing with IP 42.17 You will not use unsolicited cmail messages or cause such to be used in order to draw attention to, promote, on the vicine and the such as a such as a such as a designation of the personal data. Such as a such as a such as a designation of the personal data is in strict accordance with the Data Protection teglisation, and all other applicable regardences. The provided area of the personal data is in strict accordance with the Data Protec

## Part C Abortive site visits

40.0 We reserve the right to raise an Abortive Visit Charge in the following circumstances:

(a) When our engineer attends an incorrect address provided by you, your agent or representative;

(b) When our engineer arrives to carry out the installation at the address provided by you, but you no longer want the installation completed;

(c) When our engineer is refused entry to your address, or no access can be gained at the time agreed between you

and us; (d) When the site for installation does not meet the criteria specified by us as requirements for installing the Service(s) e.g. minimum space requirements, availability of power etc.

e.g. minimum space requirements, availability of power etc.

(d) When you report a fault, and our engineer attends the appropriate address and discovers the fault is not due to us; and

(e) When a problem reported by you is not verified by us, and following your request for an engineering visit, we cannot confirm the existence of the reported fault.

## Part D Billing Configuration and Changes

41.0 The configuration and format of invoices is established at the time of issuing the first invoice for Service(s) under an Order. Where you are already receiving invoices from us in respect of other Orders and no instructions have been eceived by you to the contrary, folling will be added to the existing invoices and follow the format and configuration hereof. Where you have supplied us with billing codes prior to issuing of the first invoice under an Order, these will oppear on the invoice. Where you subsequently require changes to the format or configuration of invoices, and administrative charge will be levied in accordance with our prevailing rates at the time you request the change(s) to

## Part E Acceptable Use Policy (AUP)

may arise from loss of data for any reason.

34) Ros Shall favorage customers for excreted visits to rack space they share with others in our data centres (i.e. where

Unacceptable Use

Unacce

(I/T or unusurant extremes with any or unit enough extreme to care the privacy of other unusurant enough extreme to extreme to extreme the privacy of other units ed of our systems or networks, such as for the introduction of "viruses";

(I) In any instance where such use is likely to cause damage or injury to person, property or business may occur if any error occurs, and you assume all risk for such use; or

(k) In any way that, in our reasonable opinion, is likely to affect the quality of any Service(s) we supply to you or to

(i) For the purposes of penetration testing by you or by any authorised or unauthorised third party, against equipment provided by us, unless express permission has been provided to you in writing by N5 to allow a penetration test to take place on a confirmed date by an authorised party at least two (2) business days prior to the penetration test. Only For the purposes of: making missance and/or fraudulent calls or tests; minicking the number of an existing company that is not you or your subsidiary or holding company (as defined in section 1159 of the Companies Act 2006); and caller 10 spoofing, except lawful tests and calls made in accordance with clause 30.3 (d) (n) For purchasing licensees within a ruse doutside of their scope or terms.

(u) ror pur chasing licenses which are used outside of their scope or terms (o) For purchasing licences which are resold or sub-licenced or distributed to parties who do not report the licences to us when they are not eligible end users

us when they are not eligible end users
42.4 Where our Service(s) are used to access another network, any abuse of the acceptable use policy of that network
will also be regarded as unacceptable use of our Service(s).
Responsibility for Content
42.5 We are unable to exercise control over the content of information passing across our network, and accordingly
we cannot take responsibility for material created on, or available through our Service(s), unless it appears on our ow
site. We do not monitor other sites, but when it is brought to our attention that sites on our network may be operating

of the Media Request.

36.4 The capacity of University of Services and Selected to you under standard his VCC will be restricted to a maximum amount of the Media Request.

36.5 Where VCC Services (p) allocated to you under standard his VCC will be restricted to a maximum amount of the Media Request.

36.5 Where VCC Services (p) allocated to you under standard his VCC will be restricted to a maximum amount of the services are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC services are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC services are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC services are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC services are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC services are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC vervices are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC vervices are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC vervices are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC vervices are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC vervices are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

36.5 Where VCC vervices are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

37.6 Where VCC vervices are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

38.5 Where VCC vervices are delivered of freet, bandwidth for back-ups and restores is limited to 1.6bit/s.

39.7 Where we not a standard for Service to a well as plicable internet to the internet to on the terminal purposes. Th

work will be charged on a time and materials basis.
37.2 We are unable to provision PKO. Connectivity Services in the absence of a NH5 Digital contract and an Organisation Data Service (DOS) code. It is your responsibility to provide us with an appropriate ODS code.
37.3 Where we provide you with HSCN Connectivity Services, you agree that the HSCN Mandatory Supplemental Terms are included in the agreement for Service(s) and you agree to be bound by them.
38.1 Where you have requested that we novate a 8T circuit from you to us, we will use all reasonable endeavour to 100 contained by the provided of the provided of

relation to the IP Addresses and shall provide us with the Customer contact details of the person dealing with IP 42.17 You will not use unsolicited email messages or cause such to be used in order to draw attention to, promote, or addresses. The Customer shall notify is immediately of any change of address or billing details shall be presumed to be correct.

38.4 The Customer shall respond to correspondence by us and the RIPE NCC with regard to IP addresses.

39.5 We may suspend one or more of your services if it is the repeated target of a Denial of Service/DoS attack or similar attack. The provisions of this datuse will be enforced whether it is a direct or indirect result of your actions. If 39.5 We may suspend one or more of your services with to the RIPE NCC object on this datuse will be enforced whether it is a direct or indirect result of your actions. If you creecive that to the RIPE NCC object on this datus will be enforced whether it is a direct or indirect result of your actions. If you creecive that a product or service with the Object of the State will be the addresses and compliance with the applicable RIPE of the provision of this datus will be enforced whether it is a direct or indirect result of your actions. If you creecive there is a provision or this datus will be enforced whether it is a direct or indirect result of your actions. If you creecive there is a product or service with the Disprection in the state of your actions. If you creecive there is a product or service with the Disprection is not agreed additional early and the provision of this datus will be enforced whether it is a direct or indirect result of your actions. If you creecive there is a direct or indirect result of your actions. If you creecive there will not be effected by such attacks. This protection is not agreed that your products and service with us. This protection is not agreed that your products and service with us. This protection is not agreed that your products and service with us. This protection is not agreed

no this Agreement for the purpose of verifying the status of the IP addresses and compliance with the applicable RIPE application policies.

39.5 The Customer shall comply with the current RIPE policies relevant to Customers, published at wow.ripe.net, room to all of your products and services with st. This protection is not a guarantee that your products and services with st. This protection is not a guarantee that your products and services with st. This protection is not a guarantee that your products and services will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and the products or services will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and not services will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and not services will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and not services will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and not services will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and not services will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and not service will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and not service will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and additional demands and additional demands and additional demands and agrees that we or the RIPE Not service will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and not service will not be affected by such attacks. This protection is limited exclusively to bandwidth DoS attacks and not service will be additional demands and by such attacks. This protection is long that a service will be additional deman