

## 1 Contract

COMMENCEMENT DATE: [The Clients Commencement Date]

BETWEEN: Tetrabyte Limited (Company Number: 05546220)

AND

CLIENT: [The Client]

Tetrabyte and the Client agree they have read this Contract and agree to be bound by this Contract in respect of the supply of the Services by Tetrabyte to the Client.

This entire Contract and the Services provided by Tetrabyte are subject to the latest version of the Terms and Conditions and any Service Agreements published at

<https://www.tbyte.com/terms>.

The client acknowledges that the Terms and Conditions may be updated at any time and come into effect:

At the next renewal of their services, provided that renewal is more than 7 days since the last update of the Terms and Conditions,

OR,

At the start of any new contract or service provided.

Updated versions will be published on the Tetrabyte website and the client should check for updates each Calendar Month.

This document (The 'Contract') and the 'Terms and Conditions' published online form the 'Master Service Agreement' and may reference additional service agreements that may be applicable to customers with those Services. Clients with these Services agree to these additional agreements for Services provided to them by Tetrabyte. The latest versions of all agreements are published on the Tetrabyte website.

As this document contains confidential information of Tetrabyte, except as allowed by law, it must not be disclosed in whole or part to any third-party without Tetrabyte's written consent.

This Contract and conditions shall be governed by and construed in accordance with English law and the parties hereto agree to submit to the non-exclusive jurisdiction of the English courts.

This Contract and the Terms and Conditions supersede any previous Contract or understanding and may not be varied except in writing between the parties. All other warranties terms and conditions, express or implied by statute or otherwise, are excluded to the fullest extent permitted by law.

Copyright, trademark and other intellectual property rights in this document are owned or licensed by Tetabyte Limited (“Tetabyte”) and protected by law. You may make a complete copy of this document (including this notice) for the purpose of assessing the suitability of Tetabyte’s services for your business. All other copying or modification of this document is prohibited.

## **2 Services**

2.1 The contract will initially be for the provision of the following services at the following agreed fee’s.

2.2 The Client may add additional services at any time whilst working with Tetabyte, these will be provided at the rates agreed at the time and subject to This Contract and the Terms and Conditions published online.

2.3 The Client initially agrees to pay the following Fee’s for the following services:

[The Clients agreed pricing]

All prices are excluding VAT.

2.4 Services listed above form the Initial Contract only, Clients may adjust these in line with the Minimum and Rolling terms throughout the Contract period.

## **3 Additional Contract Terms**

Some customers may have additional contract terms specified on the latest version of their Contracts. Any additional contract terms specified will also apply in addition to the Terms and Conditions. These will be listed under the heading 'Additional Contract Terms' and in the event of conflict, will take precedence over the ‘Terms and Conditions’ published online.

[The Clients Agreed Additional Contract Terms]