Leased Line Services Terms and Conditions



TETRABYTE LTD

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Tetrabyte Ltd Leased Line Terms and Conditions

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1. Definitions and Interpretation

1.1 In this Service Agreement the following expressions shall have the following meanings unless the

context otherwise requires:

"Billing Period"

means 3 month periods of time for the billing of Rental and other Charges under this Agreement or any Contract to the Client;

"Charges"

means the charges for the installation and use of Leased Line Services together with any charges for additional services and equipment due by the Client to TETRABYTE LTD in terms of the Services Schedule;

"Circuit"

means a Leased Line circuit whether for the provision of Internet Leased Line Services or Point to Point Leased Line Services;

"Client Provided Apparatus"

means any apparatus at the Sites (not being Services Equipment) provided and used by the Client and/or a User in order to use the Services;

"EFM"

Means Ethernet in the First Mile i.e. using ethernet protocols up to the customer premises.

"General Support Contract"

Mean the agreement normally entitled 'CONTRACT AND STANDARD CONDITIONS' defining your original Tetrabyte Support service

"Go Live Date"

means the date on which TETRABYTE LTD notifies the Client or any User that the Service or part thereof are ready for use or, if earlier, the date on which the Client or any User first makes use of the Service of part thereof;

"Help Desk"

the telephone helpdesk described in Clause 7.2.

"Incident Report"

notification of an Incident which is raised by TETRABYTE LTD or by the Client;

"Incident"

a failure of the Service to operate in accordance with its published specification;

"Installation Charges"

means the charges payable for installation of Services Equipment and for the commissioning and configuration of Services, as specified in the Order or as subsequently varied in accordance with the terms of this Agreement;

"Leased Line"

means a circuit provided by TETRABYTE LTD as described in clause 5 which encompass both ethernet services and EFM services.;

"Customer Service Plan"

the TETRABYTE LTD Customer Service Plan applicable to the Services as may be amended from time to time;

"Order"

means a request for the provision of Services by the Client which has been accepted by TETRABYTE LTD in accordance with Clause 6 of this Agreement;

"Priority Level"

the priority levels specified in the table set out at Clause 8.5.1;

"Protected Circuit"

means a leased line circuit delivered over multiple lines to deliver a resilient service;

"Rental"

means the rental payable by the Client to TETRABYTE LTD for the provision of Services and the Services Equipment as specified in the Order or as increased or decreased by TETRABYTE LTD in accordance with the terms of any Contract;

"Service Credits"

means reductions in certain charges or compensation payments in respect of TETRABYTE LTD failing to meet specified Service Levels, calculated in the manner set out in this Agreement;

"Service Provider"

means any third party who from whom TETRABYTE LTD procures services in order to provide the Services under this Agreement;

"Services Equipment"

means any apparatus, equipment and cabling provided by TETRABYTE LTD at a Site as an essential part of providing Services under the terms of this Agreement;

"Services"

means the provision of Internet Leased Lines or Point to Point Leased Line Services and equipment by TETRABYTE LTD to the Client as specified in the Order and "Service" shall have a corresponding meaning;

"Site"

means the premises or other locations from and to which Services are to be provided to the Client as specified in the Order;

"Support Service"

the support services described in clause 7;

"Target Go Live Date"

means the target date agreed between TETRABYTE LTD and the Client for the commencement of Services as set out in an Order or as subsequently revised by the Client in accordance with the terms of this Agreement;

"Trouble Ticket System"

a method in which to raise queries or report an Incident to TETRABYTE LTD in relation to the Services;

"Unique Reference Number"

reference number generated automatically on the Trouble Ticket System and allocated to an Incident when the Incident is entered on the Trouble Ticket System or notified to the Help Desk;

"Unprotected Circuit"

means a leased line circuit delivered over a single line.

1.2 The Condition and Schedule headings are for convenience only and shall not affect the interpretation of this Agreement.

1.3 Any reference to an "hour" means an hour in a day and any reference to a "day" means a period of 24 hours running from midnight to midnight.

1.4 Except to the extent that they are inconsistent with the definitions and interpretations in this Agreement or are otherwise defined in this Agreement, the definitions and interpretations in the General Support Contract shall apply to this Agreement.

1.5 The Schedules form part of this Agreement and shall have effect as if set out in full in the body of this Agreement. Any reference to this Agreement includes the Schedules.

1.6 References to Clauses and Schedules are to the Clauses and Schedules of this Agreement.

2. The Service Agreement

2.1 The terms of the General Support Contract shall apply in relation to the supply of the Services and the terms of this Agreement shall apply between the parties as if the Master Agreement were incorporated into this Agreement.

2.2 Notwithstanding Clause 2.1 the Master Agreement shall remain fully effective and unamended, in relation to the supply of any goods and or services other than the Service.

3. Commencement and duration of this Agreement

3.1 This Agreement commences on the date that it is signed by duly authorised representatives of TETRABYTE LTD and will continue unless or until terminated by either Party under the terms of the Agreement.

4. Duration of Services

4.1 For the duration of this Agreement TETRABYTE LTD agrees to:

4.1.1 provide the Client with the Services on the terms of this Agreement;

4.1.2 exercise the reasonable skill and care of a competent reseller in providing the Service and if required, in determining how best to provide the Service to a Site;

4.1.3 use its reasonable endeavours to provide the Service by the Target Go Live Date and in accordance with the service levels set out in this Agreement but all dates are estimates and except as set out in the service guarantee provisions, TETRABYTE LTD has no liability for failure to meet any date;

4.2 It is technically impracticable to provide a fault free Service and TETRABYTE LTD does not undertake to do so. TETRABYTE LTD agrees to arrange repair of any faults in accordance with the service standards as set out in this Agreement.

4.3 The Service Minimum Period and notice period for Leased Line Services shall be as provided for in the relevant Order.

5. Description of Leased Line Services

5.1 Leased Line Services are provided as:

5.1.1 Internet Leased Line Services – a dedicated, private, fixed capacity circuit delivered from a Service Provider Network to the Client Site with Internet connectivity. These Services may share infrastructure with the TETRABYTE LTD Network and/or that of other Service Providers. Internet Leased Line Services are delivered as a Fully Managed Service with remote monitoring and management by the Service Provider.

5.1.2 Point to Point Leased Line Services— a dedicated, private, fixed capacity circuit delivered point to point between Client nominated sites. Point to Point Leased Line Services do not share infrastructure with the TETRABYTE LTD Network and will be delivered as a stand alone Service which will not be monitored by the Service Provider.

6. Orders for Leased Line Services

Orders for Leased Line Services shall be completed according to process set out in this clause.

6.1 On receipt of a request for Services TETRABYTE LTD shall provide a quotation to the Client.

6.2 Subject to clause 6.6 the Client shall provide a valid Purchase Order for the Services. All quotations made by TETRABYTE LTD shall be deemed to be made subject to the terms and conditions of this Agreement.

6.3 The Client will be required to complete a Data Product Order Form as prescribed by TETRABYTE LTD from time to time.

6.4 TETRABYTE LTD will endeavour to confirm within 15 Business Days after the day the Data Product Order Form is received whether the Services can be provided and the date the Services will be provided.

6.5 If excess construction charges are applicable in order to provide the Services TETRABYTE LTD shall notify the Client in writing of the charges and the reasons for them. The Client shall indicate acceptance of the excess construction charges by providing a valid Purchase Order amending or in addition to the original Purchase Order.

6.6 The provision of a Purchase Order by the Client shall constitute an offer to acquire the Services specified in the Data Protection Order Form subject to (i) confirmation that the Services can be provided and (ii) where excess construction charges are applicable, acceptance of those charges in terms of clause 6.5.

6.7 No Order shall be binding on TETRABYTE LTD until that Order has been accepted by the Service Provider & Tetrabyte Service Delivery Team by notice to the Client.

6.8 Upon acceptance by TETRABYTE LTD the Services shall be provided under the terms of this Agreement.

6.9 A request for the upgrade or downgrade of an existing Service shall not be considered a request for services in terms of this clause 6 but on acceptance by TETRABYTE LTD will be deemed an amendment of the existing Order under which those Services are provided.

7. Support Services

7.1 Help Desk Support

During the hours of Service specified in clause 7.2, TETRABYTE LTD will provide a client service and administration telephone help desk facility ("Help Desk") for the benefit of the Client. TETRABYTE LTD shall accept calls for English language telephone support in connection with Orders and Incidents during the hours of Service specified in clause 7.2. For the avoidance of doubt, TETRABYTE LTD shall be under no obligation to provide any technical assistance to the Users or Additional Users.

7.2 Hours of Service

7.2.1 Office Hours

The Helpdesk will be available to receive calls for English language telephone Support Monday to Friday, 9am to 5pm excluding UK Bank Holidays.

7.2.2 Out of Hours

Outside Normal Business Hours, no proactive updates will be supplied via the Ticket System on any Products. Outside Normal Business Hours support any support provided will be at Tetrabyte discretion and charged for separately, and will not comprise as part of this agreement.

7.3 Scheduled and Emergency Maintenance

7.3.1 From time to time TETRABYTE LTD and/or Service Providers may interrupt the Service to maintain, update or enhance software Equipment or other aspects of the Service and/or the Tetrabyte or Service Provider Network ("Maintenance Events"). TETRABYTE LTD will, where possible, give the Client advance notice of such events, and where possible will schedule Maintenance Events so as to cause minimum interruption of the Service. For the avoidance of doubt, it may not be possible to give such notice where interruption to the Service is necessary to deal with Incidents occurring in connection with the Service.

7.3.2 From time to time TETRABYTE LTD may interrupt the Service to carry out emergency maintenance to the TETRABYTE LTD Network in order to maintain appropriate levels of service quality and to provide where possible minimum impact to the Service.

7.3.3 TETRABYTE LTD shall use reasonable endeavours to ensure that:

Scheduled Maintenance Events will not exceed 5 hours in any calendar month;

Emergency Maintenance Events will not exceed 5 hours in any calendar month.

Provided That the Client accepts that it may not be possible for TETRABYTE LTD to provide the Client with advanced notification of emergency Maintenance Events.

7.3.4 Any Maintenance Events which occur during Normal Business Hours, shall Not be considered downtime for the purpose of service availability measurement set out in clause 9.

8. Service Management

8.1 Incident Reporting

8.1.1 TETRABYTE LTD and/or the Service Provider shall supply monitoring and management of Internet Leased Line Services together with pre-emptive Incident reporting to the Client whenever reasonably possible. In the event that any Incident is experience by the Client that it has not been identified by TETRABYTE LTD, the Client must submit an Incident Report to the Help Desk by telephone or via the Ticket System.

8.1.2 For Point to Point Leased Line Services clause 8.1.1 does not apply and the Client will be responsible for the submission of Incident Reports to TETRABYTE LTD.

8.1.3 All Incident Reports submitted by the Client must provide a complete description of the Incident and any information reasonably requested by TETRABYTE LTD.

8.1.4 The Help Desk will allocate a Unique Reference Number to identify an Incident after first line diagnostics have been performed as an initial assessment of the cause of an Incident. The Help Desk will require the Client to conduct first line diagnostics with any of its Users where appropriate.

8.1.5 After allocation of a Unique Reference Number, all corresponding communications made by the Client to the Help Desk must include that Number. Updates to the Ticket System.

8.1.6 If the Client reports any Incident via the Ticket System outside of Normal Business Hours, the Client must provide telephone contact details where they may be contactable out of hours and place a follow up call to the Help Desk in order to notify the TETRABYTE LTD engineer of the nature of the Incident when the Help Desk re-opens.

8.2 Incident Report Priority Levels

TETRABYTE LTD shall assign a Priority Level to any Incident reported to the Client in accordance with the Incident Classification Matrix in Clause 8.5.1.

8.3 Incident Response Timescales

8.3.1 TETRABYTE LTD shall use best endeavours to assign an Incident to an appropriate TETRABYTE LTD engineer within 30 working minutes of the generation or receipt of the an Incident Report properly submitted to TETRABYTE LTD by the Client in accordance with Clause 8.1.

8.3.2 TETRABYTE LTD shall use best endeavours to report an Incident to the Service Provider engineer within 60 working minutes of the generation or receipt of the an Incident Report properly submitted to TETRABYTE LTD by the Client in accordance with Clause 8.1.

8.3.3 TETRABYTE LTD shall use best endeavours to make an update on an Incident available to the Client via the Ticket System within the response times specified in Clause 8.5.1.

8.4 Incident Resolution Targets

TETRABYTE LTD shall use reasonable endeavours to clear Incidents within the time scales specified within the Incident classification matrix set out in Clause 8.5.1.

8.5 Incident Classification Matrix

8.5.1 The Incident classification matrix set out below outlines the description, resolution and scheduled updates frequencies for the associated Incident priorities.

High	Total loss of Service resulting from a single	8 hours- Ethernet#	1 hour
riigii	event.		1 Hour
	User has total loss of Service/product or		
	degraded beyond usable limits.	9 hours for other	
	Degraded Service. E.g. Errors, packet loss to	services**#	
	router interface, Inability to transmit/receive		
	where Business operations are severely		
	impacted.		
Medium	Partial loss of Service or degradation of		
	Service, resulting from one event.	48 hours	6 hours
	Partial loss where Service is intermittent or		
	slow throughput.		
	Dribbling errors; packet loss less than 25%;		
	slow throughput;		
Low	Service Enhancement* that requires a change		
	to the existing Service and/or Tetrabyte	5 Business Days	-
	Network components that will facilitate		
	Service.		
	(*Service Enhancements exclude speed upgrades which are considered on a case-by-		
	case basis and Tetrabyte shall endeavour to		
	resolve such requests within 10 Business		
	Days)		
	Service requests or changes etc		
	Control requests of shanges etc	1	

** Other services are Etherway Copper, Superfast GEA, EFM.

time for resolution is extended to 20 hours if it is the result of a Fibre break.

8.5.2 The Client understands and accepts that it may be necessary to extend the timescales in the Incident classification matrix above due to the complexity of the Incident or where TETRABYTE LTD is dependent on a third party for resolution of the Incident. In such circumstances, TETRABYTE LTD shall use reasonable endeavours to eliminate or reduce the impact of the Incident on the Service by provision of a workaround, with permanent correction to follow.

8.6 Clearance of Incidents

TETRABYTE LTD will clear an Incident reported to TETRABYTE LTD by the Client in accordance with this Agreement and the Customer Service Plan and an Incident Report will be considered to have been cleared where either:

8.6.1 it is corrected by TETRABYTE LTD (including the provision of a temporary fix); or

8.6.2 TETRABYTE LTD has investigated the Incident and TETRABYTE LTD's initial fault diagnostic testing indicates that the Incident is not found and/or is not the fault of TETRABYTE LTD or the Service Provider;

and this has been confirmed by TETRABYTE LTD to the Client.

8.7 Escalation Process

TETRABYTE LTD will provide an escalation process where an Incident is understood as a clear request for the support of a higher technical or management level in order to clear the Incident. If the Incident is considered to be not progressing in a satisfactory manner or if it is foreseen that the targeted time to repair will not be met, either Party may escalate the Incident in the manner set out in the Operations Manual.

9. Service Availability and Credits

9.1 Leased Line Services

9.1.1 TETRABYTE LTD will endeavour to deliver the Ethernet service by midnight on the Target Go Live Date with handover notices made available the following Business Day. If TETRABYTE LTD fails to do this, the Client shall be entitled to Service Credits as set out in Table 3 below:

Table 3

No. of working days beyond Target Go Live Date	Percentage of Installation Charge for the Circuit to be credited to the Client
1 – 10	2%
11-15	5%
16-20	8%
More than 20	12%

9.1.2 In the event that the Ready For Service Date of a Service is delayed by more than seventy (70) days after the Target Go Live Date and it cannot be demonstrated that the delay is caused by circumstances beyond TETRABYTE LTD's reasonable control, then in addition to the compensation set out in Table 3, the Client shall have the right to terminate the relevant Service. The compensation and the right to terminate the relevant Service in the circumstances set out herein shall comprise the Client's sole remedy in respect of such a delay of the Target Go Live Date.

9.1.3 TETRABYTE LTD will clear Incidents which have been submitted by the Client in accordance with Clause 8.1 above within the times specified in 8.5.1 above commencing from the time that an Incident is assigned a Unique Reference Number.

9.1.4 Repair times for non Service affecting faults will be agreed on a case by case basis. No Service Credits shall be payable for failure to repair non Service affecting faults within the Target Repair Time.

9.2 Compensation Entitlement for the Service

9.2.1 Tetrabyte Ltd will allow the Client Service Credits for the service in accordance with the following table:

Table 4

Measurement	Discount on Service monthly rental charge
Each full hour beyond the target threshold.	5% of the monthly rental

9.3 Limit on compensation

9.3.1 Any Service Credits due to the Client shall be the Client's sole and exclusive remedy with respect to such failures and shall be in lieu of any other remedy which the Client may have at law.

9.3.2 The maximum compensation that the Client can receive for late provision is an amount equal to 12% of the Installation Charge for the Circuit.

9.3.3 The maximum compensation for Unavailable Time the Client can receive in any month is an amount equal to 75% of the Rental due in respect of that Service for the month in which the failure(s) occur and the maximum compensation in aggregate the Client can receive is an amount equal to 25% of the annual rental for the period covered by a 12 months cycle, the first such cycle starting on the Go Live Date.

9.4 How TETRABYTE LTD will pay Service Credits

9.4.1 Any compensation payable under Table 3 above will be offset against the Installation Charges by TETRABYTE LTD on the Client's invoice in respect of the Installation Charges.

9.4.2 Any compensation payable under Table 4 above will be credited on the Client's invoice for Rental for the following Billing Period unless the Circuit is terminated in which case a specific payment will be made. TETRABYTE LTD may offset all or part of any such amounts against any outstanding amounts due for the Service which has not been paid by the Client.

9.5 Exclusions from service availability and service credits

The service levels, service guarantees and any Service Credits will not apply if:

9.5.1 the failure by TETRABYTE LTD is due to the Client's own network or equipment or any other network or equipment outside the TETRABYTE LTD or Service Providers Network; or

9.5.2 the Client is in breach of any part of this Agreement or TETRABYTE LTD suspends the Service or any part of it in accordance with this Agreement; or

9.5.3 through no fault of its own or because of circumstances beyond its reasonable control, TETRABYTE LTD or the Service Provider is unable to carry out any necessary work at, or gain access to the Client's Site and/or an End User's Site or the Client fails to agree an appointment date or work is aborted; or

9.5.4 the Client and TETRABYTE LTD agree a different timescale for performance of the Service, but will apply to any new Target Go Live Date agreed, provided that the new date is after any previous Target Go Live Date(s);or

9.5.5 reasonable assistance is required or information is reasonably requested by TETRABYTE LTD or a Service Provider from the Client, End User or a third party and such assistance or information is not provided; or

9.5.6 through no fault of its own, TETRABYTE LTD is unable to obtain any necessary permissions or consents required in connection with the performance of a particular service level; or

9.5.7 the failure is due to a Force Majeure event; or

9.5.8 the failure is due to a scheduled Service outage; or

9.5.9 the failure is due to an inaccurate Order being submitted by the Client; or

9.5.10 the fault is not reported in accordance with clause 8.1 for Point to Point Leased Line Services; or

9.5.11 the Client has any outstanding Invoices relating to any service provided by Tetrabyte Ltd.

9.6 Network Performance

9.6.1 Packet Loss

TETRABYTE LTD Packet Success Service Level Guarantee

TETRABYTE LTD's packet success goal is based on the successful delivery of packets through the TETRABYTE LTD and/or Service Providers IP network. Unsuccessful packets are deemed to be those dropped due to transmission errors or router overload.

TETRABYTE LTD's packet success Service Level Guarantee ("Guarantee") is successful delivery of packets will meet or exceed 95% between Service Providers-designated IP backbone paths for Leased Line Services.

The measurement consists of 50 100-byte pings sent every 15 minutes. A daily average will be calculated using these 96 samples. The daily measurements will be averaged to calculate a monthly average.

Should TETRABYTE LTD fail to meet the Guarantee in two consecutive calendar months, the Client is entitled to a one (1) day prorated credit of the Rental for the second month and an additional one (1) day prorated credit for any consecutive month in which the Guarantee is not met. To receive the credit the Client must contact TETRABYTE LTD's customer service group within 15 days of the end of the month for which credit is requested. Credits will be paid to the Client in terms of clause 9.4.2.

9.6.2 Latency

TETRABYTE LTD Latency Service Level Guarantee

TETRABYTE LTD's Latency Service Level Guarantee ("Guarantee") is based on an average round-trip transmission between the Service Providers-designated backbone POPs for the Service Providers services. Latency shall be measured by the Service Provider averaging sample measurements taken during a calendar month between such backbone POPs.

Latency of 50ms or less - The measurement consists of 50 100-byte pings sent every 15 minutes. A daily average will be calculated using these 96 samples. The daily measurements will be averaged to calculate a monthly average.

10. Charges Mandated by Service Provider

TETRABYTE LTD reserves the right to pass on to Clients on a cost-plus basis (adding 15%) any charges levied by the Service Provider to which it is exposed as a result of the Client and/or its Users' actions.

11. Equipment

11.1 All Services Equipment remains the property of TETRABYTE LTD and/or the Service Provider at all times.

11.2 The Client agrees to:

11.2.1 prepare the Site and provide a suitable place, conditions, connection points and electricity for TETRABYTE LTD and/or the Service Provider or carrier Equipment at the Site in accordance with TETRABYTE LTD's reasonable instructions, if any; and

11.2.2 obtain all necessary consents, including for example, consents for any necessary alterations to buildings, permission to cross other people's land or permission to put TETRABYTE LTD, the Service Provider and/or Carrier Equipment on their property.

11.2.3 The Client is responsible for TETRABYTE LTD and/or Service Provider equipment and agrees to take reasonable steps to ensure that nobody (other than someone authorised by TETRABYTE LTD) adds to, modifies or in any way interferes with it. The Client will be liable to TETRABYTE LTD for any loss of or damage to TETRABYTE LTD and/or Service Provider Equipment, except where such loss or damage is due to fair wear and tear or is caused by TETRABYTE LTD, or anyone acting on TETRABYTE LTD's behalf.

12. Connection of Equipment

Any equipment connected to the Service must be:

12.1.1 technically compatible with the Service and not harm the TETRABYTE LTD And/or Service Provider Network, the Service or TETRABYTE LTD and/or Service Provider Equipment or another party's network or equipment;

12.1.2 connected and used in line with any relevant instructions or laws; and

12.1.3 connected and used in line with any relevant standards including, in the order of precedence set out below:

(i) any legal requirements imposed upon the parties including requirements arising from General Condition 2 set under section 45 of the Communications Act 2003;

(ii) any relevant specification notified by OFCOM in implementation of the recommendations of the Network Interoperability Consultative Committee;

(iii) any recommendations by the European Telecommunications Standards Institute; and

(iv) any recommendations by the Telecommunications Standards Bureau (formerly the International Telegraph and Telephone Consultative Committee) of the International Telecommunication Union.

12.1.4 The Client agrees to connect equipment to the Service only by using the NTE provided by TETRABYTE LTD with the Service.

12.1.5 TETRABYTE LTD will not be liable for failure to meet any service level or other obligations under this Agreement if any equipment is found to be connected otherwise than in accordance with this clause.

12.1.6 TETRABYTE LTD reserves the right to disconnect any Client equipment if the Client does not fulfil its obligations under this Clause 12 or if in the reasonable

opinion of TETRABYTE LTD Client Provided Apparatus is liable to cause the death of, or personal injury to any person.

13. Access and Site Regulations

13.1 The Client agrees to take reasonable steps to provide access to the Client's Site and to ensure that the End User provides TETRABYTE LTD and/or Service Provider with access to the End User's Site including for the purpose of installation and use of the TETRABYTE LTD and/or Service Providers Equipment at the Client's Site and/or at the End User's Site.

13.2 TETRABYTE LTD and/or the Service Provider agrees to observe the Client's and the End User's reasonable Site safety and security requirements.

13.3 The Client agrees to provide and agrees to take reasonable steps to ensure that the End User provides a suitable and safe working environment for TETRABYTE LTD and/or the Service Provider at the Client's Site and/or the End User's Site. The Client agrees to indemnify TETRABYTE LTD against all loss, damages, liabilities, costs and expenses arising or incurred in respect of any actions, claims or legal proceedings which are brought or threatened against TETRABYTE LTD if the Client is in breach of this sub-clause. The limitation of liability provisions of this Agreement do NOT apply to this indemnity.

13.4 It is the responsibility of the Client or End User to carry out any making good or decorator's work required but TETRABYTE LTD accepts responsibility for any property damage caused by TETRABYTE LTD's negligence subject to the limitation of liability provisions of this Agreement.

14. Charges

14.1 The Client shall pay to TETRABYTE LTD the Installation Charges and Rental and any other charges due under this Agreement. Such charges shall be invoiced monthly in advance. The first Billing Period shall commence on the Go Live Date.

14.2 Where any Go Live Date is delayed at the Client's request or by virtue of the Client's act, neglect or failure to fulfil its obligations hereunder, the Rental for the first Billing Period and Installation Charges for that Service shall be payable no later than the original Target Go Live Date for that Service unless otherwise agreed in writing between the Parties.

14.3 TETRABYTE LTD shall be entitled to increase Rental and other charges payable by the Client after expiry of the Minimum Period from time to time by giving the Client not less than thirty (30) days' prior written notice.

14.4 The Client will pay the monthly fee by Direct Debit on the 1st of every month in advance. An active Direct Debit must be in place at all times to retain the leased line service.