Part A – General Terms and Conditions

1. Definitions

1.1. Accession, Collateral, Financing Statement, Financing Change Statement, Purchase Money Security Interest, and Security Agreement. Such documents and Verification Statement have the meanings given to them in the PPSA.

1.2. Agreement means the agreement between the parties constituted by the documents specified in clause 2 of Part A of the Agreement.

1.3. Confidential Information means all information and materials, in any form, which comes into a party’s possession about the other party pursuant to, or as a result of or in performance of the Agreement, excluding information of the following kinds:

1.3.1. which at the time of its first disclosure or observation under the Agreement was in the public domain;

1.3.2. which disclosure or observation under the Agreement, comes into the public domain otherwise than by disclosure in breach of the Agreement;

1.3.3. which is received by either party from a third party who has the right to provide the information;

1.3.4. which was already in the receiving party's possession or knowledge without restriction prior to its disclosure or observation; or

1.3.5. which disclosing party is required by law to disclose.

1.4. Commencement Date means the date specified in the Proposal as the commencement date.

1.5. CSE Crosscom means CSE Crosscom Pty Ltd (ABN 25 606 614 500).

1.6. CSE Crosscom’s Premises means the premises notified by CSE Crosscom, from time to time for the purposes of the Agreement.

1.7. Defective means any fault in the Services, Equipment or Network, or malfunction of the Equipment or Network and includes where the equipment is not fit for purpose or is not of merchantable quality and Defect has the same meaning.

1.8. Equipment means the equipment as specified in the Proposal.

1.9. Expiry Date means the date specified on the Proposal as the expiry date.

1.10. Intellectual Property Right means all intellectual property rights, whether or not now existing, arising under statute or common law anywhere in the world in respect of works protected by copyright, trademarks, designs, patentable inventions, circuit layouts, databases, know-how, confidential information and trade secrets, and any application or right to apply for registration of any intellectual property in respect of such subject matter.

1.11. GST means the goods and services tax payable under A New Tax System (Equipment and Services Tax) Act 1999 (Cth) (as amended).

1.12. Customer means the entity described in the Proposal and in the case of a company includes its permitted successors and assigns and in the case of natural persons includes his, her or their heirs executors and administrators and permitted assigns.

1.13. Fee means the amount(s) set out in the Proposal.

1.14. Hire Period means the period commencing from the Commencement Date as specified in the Proposal and ending on the Expiry Date or when the Equipment is returned to CSE Crosscom, whichever occurs last.

1.15. Lost Equipment means any Equipment which the Customer fails to return in accordance with the Agreement or notifies CSE Crosscom has been lost, or is unable to make available for CSE Crosscom’s inspection within 7 days of a request from CSE Crosscom for an inspection to take place.

1.16. Network means a system or service provided on an non-exclusive basis by CSE Crosscom that allows for the transmission of data or voice via telecommunications, the internet or other means of such data or voice transmission.

1.17. Network Access means the shared use of Network.

1.18. Network Access Period means the period commencing from the Commencement Date and ending on the Expiry Date or when the Customer advise CSE Crosscom in writing that it no longer requires Network Access, whichever occurs last, as that period may be extended under Part D.

1.19. PPSA means the Personal Property Securities Act 2009 (Cth).

1.20. PPSR means the Personal Property Securities Register established under Section 147 of the PPSA.


1.22. Proposal means proposal for the Services as issued by CSE Crosscom to the Customer.

1.23. Replacement Equipment Fee means 75% of the recommended retail price of the Equipment.

1.24. Security Deposit means any amount payable by the Customer as security for the fulfilment of the Customer’s obligations under the Agreement, as set out in the Proposal.

1.25. Services means the services described in or referred to in the Proposal, together with all tasks and activities incidental to and necessary for the performance of the Services.

1.26. Tax Invoice means any invoice issued by CSE Crosscom, which shall constitute a Tax Invoice as defined in A New Tax System (Equipment and Services Tax) Act 1999 (Cth) (as amended).

1.27. Warranty Period means the period (if any) set out in the Proposal.
CSE Crosscom Terms and Conditions

3. Default Payment

3.1. CSE Crosscom has the right to charge interest on overdue accounts at the rate provided for by the Penalty Interest Rates Act 1983 (Vic) plus 2% compounded daily from (and including) the date of due payment until (but excluding) the date of payment in full of the overdue account with interest.

3.2. The Customer shall pay to CSE Crosscom any costs, expenses or losses incurred by CSE Crosscom as a result of the Customer’s failure to pay to CSE Crosscom all monies outstanding from the Customer to CSE Crosscom, including, without limiting the generality of the obligations set out in the Agreement, any debt collection, mercantile agent and legal costs.

4. Warranties

4.1. CSE Crosscom warrants that:

4.1.1. the Services will be reasonably fit for purpose; and

4.1.2. any Equipment is of merchantable quality, free from defect in material and workmanship and reasonably fit for the purpose for which it is designed.

4.2. Subject to clause 4.3 of Part A, all warranties, representations, promises, conditions or statements regarding the Services or the Equipment, whether express or implied are expressly excluded to the full extent permitted by law and the Customer expressly acknowledges that they have relied entirely on their own knowledge, skill and judgement in selecting the Services and ordering and selecting the Equipment for purchase or hire.

4.3. Nothing in the Agreement is intended to exclude, restrict or modify rights which the Customer may have under any legislation which may not be excluded, restricted or modified by agreement.

5. Limit of Liability

5.1. CSE Crosscom shall not be liable for any loss, damage or injury of any kind whatsoever caused to the Customer, its property and/or equipment of the Customer, to any other person or to the property and/or equipment of any other person arising from or relating to:

5.1.1. a failure to provide the Services;

5.1.2. the unavailability of the Services, Equipment or the Network;

5.1.3. mechanical failure of Equipment or the Network;

5.1.4. any Defect in the Services or the Equipment;

5.1.5. Network Access failure, disruption, disturbance, or discontinuance;

5.1.6. disruption or discontinuance of the Australian Communications Authority Service;

5.1.7. any asserted or established violation of legal requirements relating to the safe use of the Equipment;

5.1.8. the Customer’s use or operation of the Equipment;

5.1.9. a failure by CSE Crosscom to deliver or supply the Equipment or the Network Access, except to the extent that such loss, damage or injury is caused by any breach of contract or negligence on the part of CSE Crosscom or its agents or servants.

5.2. The Customer shall defend, indemnify, and hold CSE Crosscom harmless for all claims for such loss, damage or injury.

5.3. Neither party is liable to the other for any indirect or consequential loss, including pure economic loss, loss of profit, loss of revenue or loss of use.

6. Price

Any price or amount specified in the Proposal, including the Fee are:

6.1. inclusive of GST, stamp duty, levies and any other applicable taxes unless otherwise expressly stated in writing;

6.2. exclusive of delivery and installation costs unless otherwise expressly stated in the Proposal.

7. Intellectual Property

7.1. All Intellectual Property Rights subsisting in the Services, Equipment or Network Access, designs, materials, documents, specifications or methods of working created under the Agreement or otherwise by or on behalf of CSE Crosscom for the purposes of the Equipment or Network Access, is and remains the property of CSE Crosscom.

7.2. Each party retains ownership of its Intellectual Property which was in existence prior to the date of the Proposal and which was not created in connection with the Agreement.

7.3. CSE Crosscom grants to the Customer a non-exclusive, royalty-free licence to use the CSE Crosscom intellectual property solely for purposes of using the Equipment or Network Access.

7.4. The Customer must not infringe any Intellectual Property Right of CSE Crosscom and indemnifies CSE Crosscom for any such infringement.

8. Confidentiality

Each party must not disclose or otherwise make available any Confidential Information of the other party to any other person without the prior written consent of the other party.

9. Termination Generally

9.1. Without limiting any other termination rights under the Agreement, a party can, without prejudice to any other rights and remedies it has under the Agreement, terminate the Agreement prior to the Expiry Date if (if applicable) in whole or part with immediate effect by notice in writing if the other party:

9.1.1. is in breach of any term of the Agreement;

9.1.2. being an individual, commits an act of bankruptcy, becomes a bankrupt, executes a deed of assignment or deed of arrangement under Part 10 of the Bankruptcy Act 1966 (Cth) as amended or a creditor accepts a composition under that Act or any analogous overseas law;

9.1.3. being a corporation (other than for the purpose of a reconstruction or amalgamation);

9.1.3.1. is the subject of a compromise or arrangement with its creditors;

9.1.3.2. in respect of property of which a receiver or a receiver and manager is appointed; or

9.1.3.3. in respect of which a provisional liquidator or liquidator is appointed.

9.2. If the Agreement is terminated pursuant to clause 9.1 of Part A, if the other party is CSE Crosscom, CSE Crosscom is entitled to any costs, expenses or losses incurred by CSE Crosscom as a result of the termination under clause 9 of Part A of the Agreement.

10. Personal Property Securities Act 2009 (CTH)

10.1. The Agreement constitute a Security Agreement for the purposes of the PPSA and a Purchase Money Security Interest is taken by CSE Crosscom in the Equipment, including, but not limited to, all other present and after-acquired property.

10.2. The Customer undertakes to:

10.2.1. sign any further documents and/or provide further information, such information to be complete, accurate and up-to-date in all respects which CSE Crosscom may reasonably require to register a Financing Statement or Financing Change Statement on the PPSR;

10.2.2. indemnify, and upon demand, reimburse CSE Crosscom for all expenses incurred in registering a Financing Statement or Financing Change Statement on the PPSR; and

10.2.3. give CSE Crosscom not less than 14 days’ prior written notice of any proposed change in the Customer’s details, including but not limited to, changes in address, facsimile number, or business practice.

10.3. Unless otherwise agreed to in writing by CSE Crosscom, the Customer waives its right to receive a Verification Statement in accordance with section 157(3) of the PPSA.

10.4. Pursuant to section 275(6) of the PPSA, the Customer agrees it will not disclose to an interested person information pertaining to CSE Crosscom’s Purchase Money Security Interest without prior approval of CSE Crosscom.

10.5. Pursuant to section 115 of the PPSA, the Customer agrees, to the extent permitted by law, that it shall have no rights under Chapter 4 (Enforcement of security interests) to receive:

10.5.1. a notice of removal of Accession;

10.5.2. a notice of enforcing Security Interests in accordance with land law decisions;

10.5.3. a notice of disposal of Collateral;

10.5.4. a statement of account where there is no disposal of Collateral; and

10.5.5. a notice of retention of Collateral.

11. Force Majeure

CSE Crosscom shall not be liable for default or failure in performance of obligations pursuant to the Agreement resulting directly or indirectly from acts of god, civil or military authority, acts of public enemy, war, accidents, fires, explosions, earthquakes, floods, the elements, strikes, industrial disputes, shortage of suitable parts, components, materials or any other cause beyond the reasonable control of CSE Crosscom.
CSE Crosscom Terms and Conditions

12. Access and Safety
12.1. If the Customer requires access to the CSE Crosscom Premises in connection with the performance of the Agreement, CSE Crosscom will, subject to its usual security requirements, permit the Customer and its personnel reasonable access to the premises at such times as may be reasonably necessary to enable the Customer to perform its obligations under the Agreement.
12.2. When the Customer enters the CSE Crosscom Premises, the Customer must, and must ensure that its personnel, use their best endeavours to:
   12.2.1. protect people and property;
   12.2.2. prevent nuisance and unnecessary noise and disturbance;
   12.2.3. act in a safe and lawful manner and comply with the safety standards and policies of the CSE Crosscom (as notified to the Customer); and
   12.2.4. comply with all applicable work, health and safety laws.

13. Credit Reporting and the Privacy Act
13.1. The Customer acknowledges that CSE Crosscom may utilise any sources which it considers necessary in determining whether or not to provide the Equipment to the Customer on credit or at all, including obtaining a report from a credit reporting agency or the PPSR which report may include personal credit information about the Customer.
13.2. The Customer agrees that for the purposes of the Privacy Act and generally CSE Crosscom may give to PPSR or a credit reporting agency information including, but not limited to:
   13.2.1. about the Customer or otherwise concerning the agreement between CSE Crosscom and the Customer pursuant to the Agreement;
   13.2.2. that CSE Crosscom is (if it is the case) a current credit provider to the Customer;
   13.2.3. details of payments overdue more than 60 days and for which collection has commenced;
   13.2.4. details of payments no longer overdue;
   13.2.5. details of invoices drawn by the Customer which have been dishonoured; or
   13.2.6. advice that credit provided to the Customer by CSE Crosscom or other obligation of the Customer to CSE Crosscom has been paid or discharged.
13.3. The Customer authorises CSE Crosscom to give, or seek from, any credit providers that may be named in a:
   13.3.1. credit report;
   13.3.2. PPSR, or
   13.3.3. credit reporting agency report, information that credit providers are permitted to give or receive under the Privacy Act.

14. Dispute Resolution
If any dispute arises between CSE Crosscom and the Customer in relation to any transaction which is subject to the Agreement or the terms of the Agreement, either party may give written notice of the existence of such dispute and each party must appoint a senior employee of that party to promptly meet and engage in good faith discussions with the objective of resolving the dispute by agreement. If a dispute cannot be resolved by good faith discussions, the dispute shall be settled by the competent court in the State of Victoria.

15. Representations and Implied Terms
The Customer acknowledges that neither CSE Crosscom nor any person acting or purporting to act on its behalf has made any representations, warranties or statements other than those embodied in the Agreement. To the extent permitted by law, any condition or warranty (including, without limitation, any implied warranty of merchantability, acceptable quality or fitness for a particular purpose) which would otherwise be implied in any contract between CSE Crosscom and the Customer is hereby excluded.

16. Proportionate Liability
The parties agree that, to the extent permitted by law, the operation of Part IVAA of the Wrongs Act 1958 (Vic), and any similar legislation in the jurisdiction in which the Services are being provided, is excluded in relation to all and any rights, obligations and liabilities under the Agreement whether such rights, obligations or liabilities are sought to be enforced as a breach of contract or a claim in tort or otherwise at law or in equity.

17. Liabilities
17.1. To the maximum extent permitted by law, CSE Crosscom is not liable to the Customer for any indirect or consequential loss or damage, including loss of opportunity, goodwill, profit, revenue, cost savings or reputation.

17.2. The Customer indemnifies and holds harmless CSE Crosscom from any loss, damage or liability it may suffer or incur arising out of the Agreement, except to the extent that the relevant loss, damage or liability was caused by CSE Crosscom.

Part B - Services Terms and Conditions

Part B applies to all Services, save that:
(a) Part C applies to those Services which include the hire of Equipment to the Customer; or
(b) Part D applies to those Services which include the provision of Network Access by CSE Crosscom.

1. Ownership and Risk
1.1. Subject to receipt of a valid Tax Invoice in the form proposed by CSE Crosscom, the Customer will pay CSE Crosscom the Fee by electronic funds transfer no later than 30 days from the date when CSE Crosscom issues the tax invoice, unless stated otherwise in the Proposal.
1.2. Neither part nor the whole of any invoiced value shall be withheld from CSE Crosscom due to non-payment to the Customer by the Customer’s client, or any other reason.

2. Delivery of Equipment
2.1. Where the Services include the purchase of Equipment, delivery of the Equipment occurs when the Equipment leaves CSE Crosscom’s Premises, unless specified in the Proposal.
2.2. If CSE Crosscom determines that it is or may be unable to deliver the Equipment within a reasonable time or at all the Proposal may be cancelled by CSE Crosscom and in the event of cancellation, the Customer shall be entitled to a refund of any portion of the Fee already paid, but shall not have any claim against CSE Crosscom for any damage, loss, cost or expense whatsoever.
2.3. A carrier’s docket, signed by CSE Crosscom, or the collection of the Equipment by or on behalf of the Customer from CSE Crosscom’s Premises shall be conclusive evidence of Delivery.

3. Ownership and Risk
Title and ownership in any Equipment purchased by the Customer passes to the Customer upon payment by the Customer to CSE Crosscom of all amounts owing by the Customer to CSE Crosscom on any account.

4. Defective Services
4.1. During any Warranty Period, the Customer may by a notice in writing to CSE Crosscom advise it when its consider that the Services are Defective.
4.2. Any notice issued by the Customer under clause 4 of Part B must state the reasons for the Customer’s opinion.
4.3. Upon notice from the Customer, CSE Crosscom may elect to either:
   4.3.1. repair or replace the Services or relevant part of the Services (as the case may be);
   4.3.2. perform such rectification works as are necessary; or
   4.3.3. deny that the Services are Defective.
4.4. Except as expressly nominated by CSE Crosscom in clause 4.3 of Part B, CSE Crosscom is not liable for any cost, loss or expense arising from or in connection with Defective Services.
4.5. CSE Crosscom shall make available the manufacturer’s warranty of the Equipment or product (if any) to the Customer.
4.6. If the Customer requires the Equipment or product (if any) to be repaired or replaced under warranty, then the Customer shall return the Equipment to CSE Crosscom.

5. Termination
5.1. The Customer may terminate the Agreement prior to completion of the Services, but after any minimum term specified in the Proposal, subject to providing CSE Crosscom thirty (30) days written notice of intention to terminate. CSE Crosscom may claim, in its sole and absolute discretion, the costs, losses and expenses incurred by CSE Crosscom as a result of termination under clause 5 of Part B.
5.2. CSE Crosscom may terminate the Agreement at any time with immediate effect, by giving written notice to the Customer. The Customer will have no entitlement or claim against CSE Crosscom in relation to or arising out of any termination under clause 5.2 of Part B.
CSE Crosscom Terms and Conditions

Part C – Equipment Hire Terms and Conditions

If the Services include the hire of Equipment to the Customer, Part C applies.

1. Prices and Payment
   1.1. In consideration of the hire of the Equipment, the Customer shall pay the Fee.
   1.2. Unless otherwise agreed in writing the amount of the Fee and any applicable Security Deposit payable is specified in the Proposal.
   1.3. Any increase in the rate or number of the taxes shall be paid by the Customer to CSE Crosscom by way of additional fees. The Customer shall receive the benefit of any reduction in the taxes.
   1.4. The Fee shall be paid in the manner and at the time specified in the Proposal. If the Proposal does not specify payment terms, payment of the Fee shall be paid 30 days from the date the invoice is rendered for the Fee by CSE Crosscom for that previous month.
   1.5. CSE Crosscom may in its sole discretion require the payment of a Security Deposit prior to Delivery of the Equipment which shall be held by CSE Crosscom as security for payment of the Fee and other amounts due from the Customer to CSE Crosscom for the performance of the Customer’s obligations under the Agreement, and against any damages caused to the Equipment by the Customer.
   1.6. The Security Deposit will be returned to the Customer within seven (7) days of the conclusion of the Agreement less any deduction as provided for under the Agreement.
   1.7. Neither part nor the whole of any invoice value shall be withheld from CSE Crosscom due to non-payment of the Customer by the Customer's client, or any other reason.

2. Obligations of Customer During Hire Period
   2.1. During the Hire Period, the Customer must:
   2.1.1. assume complete responsibility for control of the physical operation of Equipment;
   2.1.2. comply with all legal requirements relating to the safe use of the Equipment, including compliance with any safety guidelines and/or instructions provided by CSE Crosscom;
   2.1.3. exercise care to prevent damage to or destruction of or loss of Equipment (including ensuring the secure lock-up of the Equipment) and in the event of the loss or destruction of, or damage to, Equipment or its becoming non-functional by reason of the neglect or default of the Customer then, the Customer shall pay the Replacement Equipment Fee; and
   2.1.4. permit CSE Crosscom upon request to inspect Equipment at all reasonable times.
   2.2. The Customer must not:
   2.2.1. make any additions or alterations to the Equipment without the written consent of CSE Crosscom;
   2.2.2. remove, obscure or deface any identifying mark, label or device on the Equipment or any part thereof;
   2.2.3. allow the Equipment to be used by any unauthorized person;
   2.2.4. abandon the Equipment;
   2.2.5. purport or attempt to, sell or on-hire the Equipment; dispose of, charge or encumber the Equipment; or assign the Customer’s rights to the Equipment, without CSE Crosscom’s prior written consent (which consent may be withheld by CSE Crosscom in its sole and absolute discretion) and without immediately accounting to CSE Crosscom for any amounts owing by the Customer to CSE Crosscom in respect of the Equipment.
   2.3. If, despite clause 2.2 of Part C, the Customer supplies any of the Equipment to any person, the Customer agrees that:
   2.3.1. the Customer holds the proceeds of the resupply of the Equipment on trust for and as agent for CSE Crosscom immediately when they are receivable or are received;
   2.3.2. The Customer must pay the amount of the proceeds of resupply to CSE Crosscom immediately when they are received or pay those proceeds into an account with a bank or financial institution or deposit taking institution as trustee for CSE Crosscom; and
   2.3.3. If the Customer fails to pay for the Equipment within the period of credit (if any) extended by CSE Crosscom to the Customer, CSE Crosscom may recover possession of the Equipment at any place owned, possessed, occupied or controlled by the Customer and the Customer agrees that CSE Crosscom has an irrevocable licence to do so without incurring liability to the Customer or any other person.

3. Maintenance of Equipment
   3.1. During the Hire Period the Customer shall maintain the Equipment in accordance with maintenance standards prescribed by CSE Crosscom from time to time.
   3.2. The Customer shall immediately advise CSE Crosscom of any damage to, or Defect in, the Equipment and shall not permit any person not authorised by CSE Crosscom to repair or maintain Equipment, other than to replace batteries and only with those batteries supplied by CSE Crosscom.
   3.3. At the request of CSE Crosscom or upon the Equipment becoming non-functional or Defective the Customer shall, at the Customer’s expense, deliver the Equipment to CSE Crosscom or CSE Crosscom’s authorised agent, for adjustment, maintenance, service or repair.
   3.4. If Equipment having been maintained by CSE Crosscom in accordance with clause 3 of Part C remains Defective, the Equipment shall be returned immediately to CSE Crosscom and exchanged for similar Equipment which shall be rented pursuant to the Agreement as though it had been the original Equipment.
   3.5. The Customer must not connect accessories or other equipment which are not supplied by CSE Crosscom to the Equipment.

4. Return of Equipment
   4.1. Upon the completion of the Hire Period or the earlier termination of the Agreement howsoever arising, the Customer shall return the Equipment in a clean and usable condition to CSE Crosscom’s Premises.
   4.2. If the Customer returns the Equipment in a worse condition than it was accounted for by fair wear and tear, CSE Crosscom may charge the Customer for cleaning, reconditioning, renewing or replacing the Equipment as it considers necessary.
   4.3. In the event the Customer does not return the Equipment in accordance with clause 4 of Part C, the obligation to pay the Fee shall continue until such time as the Equipment is returned to CSE Crosscom’s Premises.

5. Ownership and Risk
   5.1. Title and ownership in the Equipment shall at all times remain with CSE Crosscom.
   5.2. The Customer is responsible for any loss or damage caused to the Equipment during the Hire Period and will indemnify CSE Crosscom against any loss or damage to the Equipment whatsoever regardless of whether or not the Customer has obtained and maintained insurance in respect of the Equipment.
   5.3. If the Equipment becomes Lost Equipment, CSE Crosscom may at its sole discretion, invoice the Customer for the Replacement Equipment Fee. The Fee for the item of Lost Equipment will continue to accrue until the Customer pays the Replacement Equipment Fee.

6. Delivery
   6.1. Delivery of the Equipment occurs when the Equipment leaves CSE Crosscom’s Premises.
   6.2. All transport of Equipment during the Hire Period is at the Client’s own risk and the Client must ensure that it has sufficient insurance cover for any loss that occurs during such transportation.
   6.3. Where CSE Crosscom arranges the transport of the Equipment during the Hire Period:
   6.3.1. it does so as agent only for the Customer and accepts no responsibility or liability in respect of such transport arrangements;
   6.3.2. the Customer shall be responsible for payment of all expenses associated with the transport arrangements.
   6.4. If CSE Crosscom determines that it is or may be unable to deliver the Equipment within a reasonable time or at the Proposal may be cancelled by CSE Crosscom and in the event of cancellation, the Customer shall be entitled to a refund of any portion of the Fee already paid and the return of any Security Deposit paid, but shall not have any claim against CSE Crosscom for any damage, loss, cost or expense whatsoever.
   6.5. A carrier’s docket, signed by CSE Crosscom, or the collection of the Equipment by or on behalf of the Customer from CSE Crosscom’s Premises shall be conclusive evidence of Delivery.
7. Cancellation

7.1. The Customer may cancel part or all of an order prior to Delivery of the Equipment, subject to the Proposal.

7.2. In the event of cancellation under clause 7.1 of Part C, the Customer shall pay to CSE Crosscom its direct costs resulting from the cancellation.

8. Termination

8.1. The Customer may terminate the Agreement prior to the Delivery of the Equipment or during the Term, but after any minimum term specified in the Proposal, subject to providing CSE Crosscom thirty (30) days written notice of intention to terminate. CSE Crosscom may claim, in its sole and absolute discretion, the costs, losses and expenses incurred by CSE Crosscom as a result of termination under clause 8 of Part C.

8.2. CSE Crosscom may terminate the Agreement at any time with immediate effect, by giving written notice to the Customer. The Customer will have no entitlement or claim against CSE Crosscom in relation to or arising out of any termination under clause 8.2 of Part C.

8.3. In the event the Agreement is terminated by the Customer prior to the Expiry Date (but after any minimum term specified in the Proposal), the Customer shall pay to CSE Crosscom:

8.3.1. a sum equivalent to the pro-rata Fee at the prevailing rate applicable to the amended term of the Agreement, for the period between the Commencement Date and the date the Equipment is wholly returned to CSE Crosscom; and

8.3.2. a cancellation fee equivalent to one week's Fee.

8.4. The Customer may request in writing to CSE Crosscom to terminate the Agreement during any minimum term specified in the Proposal and CSE Crosscom, may in its sole and absolute discretion, agree to such termination request, and if so agreed the Customer must pay to CSE Crosscom the balance of the Fee due for the remainder of the Hire Period as a consequence of such termination.

9. Term

The term of Part C of the Agreement shall be for the Hire Period unless terminated earlier in accordance with clause 7 or 8 of Part C.

Part D – Network Access Terms and Conditions

If the Services include the provision of Network Access by CSE Crosscom, Part D applies.

1. Prices and Payment

1.1. In considering of CSE Crosscom granting Network Access, the Customer must pay to CSE Crosscom the Fee specified in the Proposal.

1.2. Unless otherwise agreed in writing the amount of the Fee and any applicable Security Deposit payable is specified in the Proposal.

1.3. Any increase in the rate or number of the taxes shall be paid by the Customer to CSE Crosscom by way of additional fees. The Customer shall receive the benefit of any reduction in the taxes.

1.4. The Customer shall pay the Fee in advance within 30 days from the date the invoice is rendered for the Fee by CSE Crosscom for that forthcoming month, unless specified in the Proposal.

1.5. CSE Crosscom may in its sole discretion require the payment of a Security Deposit prior to Network Access which shall be held by CSE Crosscom as security for payment of the Fee and other amounts due from the Customer to CSE Crosscom for the performance of the Customer's obligations under the Agreement, and against any damages caused to the Network by the Customer.

1.6. The Security Deposit will be returned to the Customer within seven (7) days of the termination of the Agreement less any deduction as provided for by clause 1.5 of Part D of the Agreement.

1.7. Neither part nor the whole of any invoiced value shall be withheld from CSE Crosscom due to non-payment to the Customer by the Customer's client, or any other reason.

2. Fee Review

The Fee shall be subject to review by CSE Crosscom once each calendar year, unless specified in the Proposal, and CSE Crosscom may vary the Fee, in its sole and absolute discretion, by giving 14 days' written notice to the Customer.

3. Automatic Renewal

For the purposes of Network Access only, the Agreement will be automatically renewed on a month to month basis at the end of the initial Network Access Period, unless terminated pursuant to the Agreement.

4. Operation

During the Network Access Period, the Customer must all at times conform to the provisions and requirements of the Radiocommunications Act 1992 (Cth), the Telecommunications Act 1997 (Cth), the Australian Communications and Media Authority and the Commonwealth of Australia Department of Transport and Communications standards and regulations for the use of frequencies (as amended from time to time).

5. Network Access

5.1. In the event of a Defect or a system failure in relation to the Network Access, including any failure of communications for any reason, CSE Crosscom will use its best endeavors to repair the Defect and reinstate communications with a minimum service time.

5.2. The Customer is not liable to the Customer for any service time, quality of radio signals or any interference in relation to the Network and any costs, loss, expenses or damage arising from or in connection with Network Access for any reason whatsoever.

5.3. Where there is a change in law or policy regarding Network Access from any governmental authority or regulatory or any Network owner, which results in CSE Crosscom no longer having access to the Network, CSE Crosscom may terminate the Agreement pursuant to clause 7.2 of Part D.

5.4. The Customer must not use or access the Network in a way which is not intended or considered fair and appropriate use. If CSE Crosscom considers in its sole and absolute discretion that the Customer has misused its Network Access, CSE Crosscom may terminate the Agreement in accordance with clause 7.2 of Part D and the Customer indemnifies CSE Crosscom for any cost, loss, expense or damage incurred as a result of any misuse of the Network Access and termination under clause 5.4 of Part D.

6. Suspension

6.1. In the event the Customer fails to comply with clause 1.4 of Part D, CSE Crosscom may suspend granting Network Access to the Customer, at any time with immediate effect, by giving written notice to the Customer.

6.2. The Customer will have no entitlement or claim against CSE Crosscom in relation to or arising out of any suspension under clause 6 of Part D.

6.3. CSE Crosscom may revoke any suspension under clause 6 of Part D upon receipt of the outstanding Fee from the Customer.

7. Termination

7.1. The Customer may terminate the Agreement prior to the Expiry Date, but after any minimum term specified in the Proposal, subject to providing CSE Crosscom thirty (30) days written notice of intention to terminate. CSE Crosscom may, in its sole and absolute discretion, the costs, losses and expenses incurred by CSE Crosscom as a result of termination under clause 7 of Part D.

7.2. CSE Crosscom may terminate the Agreement at any time with immediate effect, by giving written notice to the Customer. The Customer will have no entitlement or claim against CSE Crosscom in relation to or arising out of any termination under clause 7.2 of Part D.

7.3. In the event the Agreement is terminated by the Customer prior to the Expiry Date (but after any minimum term specified in the Proposal), the Customer shall pay to CSE Crosscom:

7.3.1. a sum equivalent to the pro-rata Fee at the prevailing rate applicable to the amended term of the Agreement, for the period between the Commencement Date and the date the Network Access is cancelled; and

7.3.2. a cancellation fee equivalent to one week's Fee.

7.4. The Customer may request in writing to CSE Crosscom to terminate the Agreement during any minimum term specified in the Proposal and CSE Crosscom, may in its sole and absolute discretion, agree to such termination request, and if so agreed the Customer must pay to CSE Crosscom the balance of the Fee due for the remainder of the Network Access Period as a consequence of such termination.

8. Term

The term of Part D of the Agreement shall be for the Network Access Period unless terminated earlier in accordance with clause 7 of Part D.