GENERAL TERMS AND CONDITIONS
DID’S, TOLL FREE, MOBILE & DOMESTIC PREMIUM RATE SERVICES

These General Terms and Conditions will form the agreement between Parties and shall apply
to all quotations for the supply of Services by Telserv to Customer (hereinafter referred to as
“Agreement”).

DEFINITIONS

In this Agreement the following capitalized terms will have the meaning as set forth here under, either
in the singular or in the plural form. Any reference to ‘includes’ or ‘including’ shall not be construed
as to limit any general statement.

Agreement: This agreement including all schedules, exhibits and appendices thereto.
Call Charges: The amounts owed by Customer to Telserv that depend on the
usage of a Service, which may be calculated on the basis of a flat
rate or peak/off-peak and/or week/weekend rates;
Confidential Information shall have the meaning ascribed to it in clause 16;
Customer: the party who has entered into an Agreement, placed an Order, or
has received a Quotation;
End User: The natural person or legal entity ultimately making use of the
Service (e.g. calling the Number);
End User Tariff: The tariff which is charged to the End User when using the Service;
License: Any and all licenses granted to Telserv which are legally required
to perform the Services;
Log in credentials: the credentials used to identify the Customer when it accesses the
Number Portal;
Monthly Recurring Cost (MRC): Monthly Recurring Cost, meaning the total of regular fees payable
by Customer to Telserv on a repeated (monthly) basis, independent of the usage of a Service;
Numbers: The telephone numbers to be allocated to the Customer under the
Agreement as specified in the Order, which may include (without
limitation) so-called Premium Rate Numbers, Geographical
numbers, DID numbers and Freephone numbers;
Number Portal: Telserv online portal and any other portal Telserv may implement
from time to time;
Order: Any Order for a specific Service under the Agreement placed in
the Number Portal of Telserv. After acceptance of the Order or
start of delivery by Telserv, an Order becomes part of the
Agreement;
Outpayment: any payment by Telserv to Customer of income generated with
traffic or on the basis of any other contractual arrangement relating
to the Service provided by Telserv, regardless how such payment

Initials Customer

Initials Telvox
or Service is addressed or called (e.g. outpayment, kick back or revenue share);

Party
Telserv or Customer individually;

Parties:
Telserv and Customer jointly;

Rate(s):
All applicable rates for the Services, which may not include Monthly Recurring Cost, Call Charges, Outpayments and any other fees which may be charged by Telserv to Customer.

Services:
The communication services to be provided by Telserv under the Agreement as specified in the Order, which may include but are not necessarily limited to Premium Rate Services, the allocation and resell of Numbers, SMS services and other communication services;

Third Party Customer:
Any third party to whom the Customer has resold the Service, and any party to whom such third party has resold the Services and so on;

1. THE SERVICES
1.1 Telserv shall provide Customer with the Services set out in the Order.
1.2 Telserv shall properly exert its reasonable endeavours to observe agreed delivery dates and time periods as much as possible. However, these dates and time periods are not to be considered final deadlines (‘fatale termijn’). The mere fact that an agreed date or period of delivery has been exceeded shall not cause Telserv to be in default.
1.3 Telserv shall perform the Services on the basis of a reasonable endeavour obligation (‘inspanningsverplichting’) of a competent supplier of similar services. Telserv does not guarantee that the Service will always function without disruptions, delay or other imperfections or that they will be fit for any particular purpose.
1.4 Since the Services will be transmitted through public Internet lines and the public switched telephone network, some disruptions in the Service may be experienced. The Parties agree that Telserv shall not be held liable in case of disruptions of the Services due to disruptions of any nature in the public internet and/or telephone network.

2. TERM AND TERMINATION
2.1 This Agreement shall commence on the date of signature by both Parties and shall continue to be in force for a minimum period of 12 months. Thereafter the term of the Agreement shall automatically be renewed for successive one (1) year terms unless (i) a Party gives a written notice of non-renewal to the other Party at least three (3) months prior to the expiration of the then current term, or (ii) the Agreement has been terminated in accordance with the Agreement.
2.2 Notwithstanding clause 2.1, in the event the term of any Order expires on a date later than the expiration or termination date of the Agreement, then the term of the Agreement shall automatically be extended so that the expiration dates of the Agreement and the relevant Order are the same, or – in case of termination of the Agreement – the terms of this Agreement shall continue to apply with regard to the Order(s) which have not yet expired or terminated, as if the Agreement was still in full force and effect with regard to these Order(s).
2.3 Telserv may immediately terminate the Agreement or (part of) the Services thereunder, upon written notification to the Customer and without becoming liable for damages suffered as a consequence of such termination if:
a. Telserv is entitled to interrupt, suspend or limit a Service and the circumstances causing such interruption, suspension or limitation have not been remedied by Customer within thirty days of receipt of a written notice;
b. Customer is the subject of a bankruptcy order, or becomes insolvent, or makes any arrangement or composition with or assignment for the benefit of its creditors or goes into voluntary or compulsory liquidation (other than for the purpose of amalgamation or reconstruction) or a receiver or administrator is appointed over its assets;
c. Customer ceases or threatens to cease to carry on all or any substantial part of its business.
d. Any relevant license under which the Customer resells the Services, or which is required by Telserv to deliver the Services, expires or is revoked;
e. Telserv is directed by the applicable regulator or other competent authority, to cease to provide the Service;
f. The continuation of the Service would cause a breach of the applicable legislation or order or direction of the applicable regulator or other competent authority;
g. Customer commits fraud or Telserv has a reasonable suspicion that Customer commits fraud or intends to do so;
h. Customer is in breach of applicable law;
i. Customer is otherwise in breach of this Agreement, including breach of its general obligations under clause 5.1, and such breach is not remedied within a reasonable time after having received notice from Telserv.

2.4 Upon the termination of the Agreement for any reason the Customer shall cease to use, promote, market, advertise and sell the Services. In no event and to the maximum extent permitted by applicable law will Telserv be liable to Customer for any damages suffered as a consequence of the termination of the Agreement, whether under the Agreement, in tort, under strict liability, or under any other theory of law.

2.5 In case of termination, all amounts due by Customer under the Agreement become immediately payable.

3. SECURITY

3.1 Customer is responsible for the security and safe operation of its own infrastructure or equipment and shall take all reasonable and necessary steps in its operation and implementation of this Agreement in order to ensure that its infrastructure does not:

a. endanger the safety or health of employees, contractors, agents, End Users, or Third Party Customers of either Party;
b. damage, interfere with or cause any deterioration in the operation of the Telserv's infrastructure or organisation;
c. allow illegitimate use of the Services;
d. allow the use of Services in a way that hinders the delivery of the Services by Telserv or use of the Services by other customers; or
e. allow unauthorised interception of telecommunication traffic.

3.2 The Customer will provide Telserv with all Licences and all the information and/or authorisations that is/are needed to supply the Services and shall indemnify and hold harmless Telserv from any failure to do so. The Customer authorises Telserv to register the Numbers with the relevant organizations.

3.3 Telserv will not collect more data from the Customer than is necessary for the proper provision of Services and normal business operations. The data collected from the Customer will be used only within the limits of the legal regulations in the framework of the provision of services.
and normal business operations of Telserv. The Customer’s data will not be kept any longer than the proper provision of services and normal business operations require or than is legally required.

3.4 Parties shall process data in accordance with all the applicable regulation regarding privacy and data-protection, including the General Data Protection Regulation (GDPR). Upon request of Telserv, Customer shall furnish proof of its compliance with such regulation. Parties shall enter into additional agreements regarding privacy and data protection in a market standard format, if and when required by applicable regulation.

4. USE OF SERVICE

4.1 The Customer may use any Service for its own purposes or services, provided that:
   a. the Customer complies with the terms of any applicable telecommunications legislation, pays the applicable Rates, and complies with any licence applicable to the Customer in any country where Service is provided; and
   b. the Customer does not use the Service or permit that the Service is used to send any communication which is illegal or can be considered as fraud;
   c. the Customer shall remain responsible for any access and use of the Service by its own Third Party Customers, End Users or any other natural or legal entity directly or indirectly making use of the Service.

4.2 Except as may be otherwise specifically provided under this Agreement, the obligations and responsibilities of Telserv are solely to the Customer and not to any third party, including any other users of the Services. The Customer will keep harmless and will indemnify Telserv, its officers, affiliates, employees, agents or subcontractors against any liabilities or costs arising from any and all claims by any third party – including Third Party Customers and End Users – in connection with the use of the Services.

4.3 The Customer receives Log In Credentials for the Telserv Number portal. These details are exclusively assigned to said Customer and may not be transferred to a third-party without the prior written consent of Telserv. The Customer is fully responsible for the proper use and for the consequences of any misuse of the Log In Credentials. Should the Customer suspect that an unauthorised person is using its Log In Credentials, the Customer must immediately inform Telserv of this fact. Telserv will, as rapidly as reasonably possible under the circumstances, ensure that access to the Services with these Log In Credentials are no longer possible. Orders or requests that were placed using the assigned Log In Credentials are deemed to have been placed by the Customer itself and will be treated as legally binding on the Customer.

5. OBLIGATIONS OF CUSTOMER

5.1 The Customer undertakes, warrants and guarantees to Telserv that it and all Third Party Customers shall:
   a. not alter, adapt or modify the Services in any way without the prior written consent of Telserv;
   b. not enter the Number Portal or any system used by Telserv in an illegal or non-prescribed manner and shall not manipulate or misuse any of these systems;
   c. comply with all relevant laws, regulations and code of conducts, including national numbering plans;
   d. use the Service solely for lawful purposes and never in any fraudulent way (e.g. in a way which would constitute an event of misuse or fraud);
   e. use the Services solely for the purposes it has communicated with Telserv in writing before entering into an Agreement with respect to such Services;
f. actively pursue a policy ensuring strict compliance with all relevant laws, regulations and code of conducts, which policy includes monitoring the advertising, content and factual usage of all directly or indirectly sold Services. Upon any suspicion of irregularity or non-compliance the Customer will act immediately and directly inform Telserv and all relevant authorities.

g. provide such information and take such steps as may be reasonably required by Telserv in order to enable Telserv to comply with all relevant laws, regulations and codes of conduct and to carry out any investigation concerning a Service;

h. at Telserv’s request, provide to the applicable regulator copies of any advertisements for the Service and/or any other information necessary to monitor compliance with the applicable legislation;

i. not infringe, or permit other to infringe, any of Telserv’s or any third party intellectual property rights;

j. promptly notify Telserv of any changes in the Customer’s organisation or method of doing business, which might affect the Services or the performance of the Customer hereunder;

k. only use and connect (telecommunication) equipment that is in good working order, and which complies with all applicable standards and approvals;

l. notify Telserv of any special promotions or marketing activities likely to cause (temporal) material increase of volume, duration or frequency of calls made to any Number;

m. do all such things, or cease all to do all such things, as are necessary to maintain the technical quality and integrity of the Service.

5.2 The Customer takes full responsibility for the content, which is offered via the Services, and indemnifies Telserv against any liability.

5.3 The Customer is fully liable for all damages incurred by Telserv through any breach of Customer’s obligations under the Agreement or at law and shall indemnify and hold harmless Telserv accordingly

5.4 In addition to 5.3, in the event of a breach of the Agreement by Customer which: (i) is not remedied within a reasonable time after Telserv have given notice of such breach, or (ii) is not capable of being remedied; and/or (iii) constitutes an act of fraud, negligence (’nalatigheid’) or malicious intent (’opzet’); a penalty of €2,500 shall immediately become due for payment by Customer to Telserv, without the need for Telserv to prove any damages and without prejudice to any of its rights and remedies under the Agreement or at law.

6. ALLOCATION OF NUMBERS

6.1 Telserv shall allocate the Numbers to Customer in accordance with the Agreement. The Numbers will remain activated for the Customer during the agreed term.

6.2 The allocation of Numbers does not constitute any transfer of any property or other rights with regard to the Numbers.

6.3 Telserv may withdraw or reallocate the Number if it is reasonable to do so, which is always deemed to be the case when:

a. the Order is terminated or withdrawn before activation;

b. such action is required pursuant to any change in the relevant national numbering plan;

c. Telserv is forced to do so by the regulator of any other competent regulatory body;

d. no calls have been made to the Number for three consecutive months;
the Number is withdrawn or reallocated by the carrier or other supplier of Telserv.

6.4 Telserv shall have the right to monitor any calls made to any Number for the purposes of ensuring compliance with the applicable legislation and/or with the Agreement.

7. RESALE AND PROMOTION OF SERVICES

7.1 In case the Customer resells the Services, it will do so at its sole risk and for its own account, and not as an agent or representative of Telserv. No resale will constitute a legal relationship between Telserv and any third party.

7.2 In case the Customer resells the Services, it will remain fully liable to Telserv for the resold Services and it will take care to be fully compliant in these cases with the relevant legislation and any additional rulings in this respect.

7.3 Customer shall be responsible for the acts and omissions of all Third Party Customers to the extent that such Third Party Customers fail to comply with terms corresponding to the terms of the Agreement. Customer shall indemnify and hold harmless Telserv from and against any and all costs, expenses, (including legal fees), claims, demands and actions arising from or related to any misuse or fraudulent use of the Services by Third Party Customers.

7.4 Customer will see to it that it makes no representations or warranties concerning the Services, other than those which are consistent with Telserv' own representations and warranties, as set forth in the Agreement.

7.5 Telserv cannot accept any liability for damages, suffered by Third Party Customers or other third parties, related to (non) performances under the Agreement. Customer fully indemnifies Telserv, its officers, directors, employees and agents, against any and all claims of any third party that it resold the Services to (including the Customers of this third party and so one), including but not limited to all costs directly or indirectly arising out of such claim, such as reasonable costs for legal assistance.

7.6 Customer will actively promote, market and resell the Services and will at all times refrain from any acts, in the broadest sense, which may harm the reputation of Telserv or its Services. Customer will comply with all reasonable instructions and guidelines of Telserv in relation to the promotion, marketing and sale of the Services.

8. MAINTENANCE, UPDATES AND MODIFICATIONS

8.1 Telserv is entitled, without any liability, to change, update, modify and/or replace the technical features of the Service at its own discretion and without any prior notice to the Customer provided that the resulting Service is still consistent with the requirements set out in the Agreement and provided that such change, modification or replacement shall not result in a material deterioration of the Services.

8.2 Telserv may suspend or take the Service out of use temporarily or limit its use, should this be deemed desirable or necessary for purpose of maintenance, changes, modifications or replacements. Telserv will strive to give the Customer at least three working days’ notice hereof, unless immediate action is required.

8.3 Telserv is entitled to use any subcontractor or other third party that it deems competent for the provision of the Services. The Customer authorises Telserv to forward all its data, communications and other authorisations that Telserv deems necessary to Customer such parties in order to provide the Service.

9. RATES
9.1 The Rates can consist of one-time charges (such as set-up fees), monthly or other periodic charges and Call Charges which are all due in accordance with the Agreement. The Rates are always exclusive of VAT and any other (local) taxes, charges and (governments) levies.

9.2 Telserv is at any time entitled to revise the Rates provided that such revision is required to reflect either (a) mandatory regulatory changes resulting in an increase in Telserv’s costs or (b) increases in the costs of the underlying services to Telserv. Telserv shall strive to give notice of any change one month prior to the implementation thereof.

9.3 All invoices shall be based on the data recorded or logged by Telserv. This data is decisive and shall apply as binding proof in the determination of the amounts owed by the Customer, unless it is shown by Customer that these details are incorrect and had they been based on correct data, the invoice would have been more than 2% lower (thus any deviation within 2% is deemed acceptable). Disputes will not release Customer from its payment obligations.

10. PAYMENT AND SECURITY
10.1 The Customer shall pay all invoices within a payment term of fourteen (14) days.
10.2 Payment by Customer shall be made in Euros unless specifically agreed otherwise, without set-off or counterclaim and free and clear of and without any deduction or withholding whatsoever. Customer bears the transaction costs and, if applicable, the foreign exchange risk.
10.3 Telserv may at any time demand that the Customer pays by means of an automatic collection of the amounts due/direct debit order.
10.4 Telserv may at any time demand that the Customer provides a security deposit or bank guarantee as surety for the payment obligations of the Customer. Should Telserv deem the given security no longer to be needed, Telserv will return the securities provided without interest to the Customer.
10.5 When a Number is cancelled, there will be no refund of amounts already invoiced or on amounts that are applicable based on due dates. Customer is acknowledges that Telserv has the right to invoice any amounts due by Customer after any cancellation.
10.6 Customer is not allowed to withhold or delay payment of any invoice, even if there is a dispute between the parties and/or Customer is of the opinion that sums are owed by Telserv to Customer.
10.7 Any Outpayments (if applicable) shall only become payable by Telserv to Customer when Telserv has received the corresponding payment from the operator of the Services and payment of such Outpayments is always subject to Customer fully and timely complying with its payment obligations towards Telserv. Telserv shall be allowed to withhold any Outpayments if there are any outstanding invoices which have not yet been paid by Customer, and shall be allowed to set-off any amounts due at its sole discretion.

11. NON PAYMENT
11.1 In case the Customer fails to make the payments within the payment period, or if the direct debit order has failed, the Customer will be in default without further notice required. From that moment on, without prejudice to its other legal rights, Telserv is entitled to late payment interest, equal to 2% per month from the due date to the date of payment in full.
11.2 In case the Customer is in default, it is also liable for any and all costs incurred in collecting payment (including extra-judicial costs and lawyers’ fees) with a minimum of 15% of the amount owed or € 50,- whichever is higher.
11.3 Telserv is entitled to charge € 10,- for administrative costs for each invoice that is not paid within the agreed payment term, or more if Telserv’s actual costs are higher.
12. **LIABILITY AND EXCLUSION OF WARRANTIES**

12.1 By entering into an Agreement, the Customer acknowledges that it does not do so on the basis of, and does not rely on, any representation, warranty or other provision except as expressly provided in the Agreement. All conditions, warranties or other terms implied by statute or law are excluded to the fullest extent permitted by law, unless the Agreement provides otherwise.

12.2 To the maximum extent permitted by applicable law, Telserv will not be liable for any damages and/or costs (including consequential loss or indirect damages, such as trading losses and loss of profits) that may arise from the (non-)performance of the Agreement, negligence or act or omission by or on behalf of Telserv. Neither is Telserv liable for damages as a consequence of personal accidents, damages arising from liability of third-parties vis-à-vis the Customer or for damages as a consequence of any services marketed by the Customer.

12.3 To the maximum extent permitted by applicable law, Telserv will in any event only be liable to a maximum amount equal to three times the MRC for the Number/Service involved.

12.4 Telserv restricts and/or excludes its liability vis-à-vis the Customer in relation to Services purchased by it from third-parties (including in that regard the (inter)national network providers or other telecom service providers authorised by virtue of a licence granted by the authorities) to the same extent as said third-parties limit or exclude their liability vis-à-vis Telserv.

12.5 No exclusion or limitation of liability will apply if and insofar as the damage is caused by the intent (‘opzet’) or gross negligence (‘grote schuld’) of Telserv or its senior employees.

12.6 Customer will indemnify and hold harmless Telserv from and against any third party claim arising out of or in connection with any act or omission of Customer.

13. **INTELLECTUAL PROPERTY**

13.1 All intellectual property rights and confidential information relating to the Services shall remain the property of Telserv or its licensors. The delivery of the Service does not imply any transfer of intellectual property rights.

13.2 Nothing in the Agreement shall give the Customer any right in respect of trade names or trademarks used by Telserv in relation to the Services or the goodwill associated with them, and the Customer acknowledges that it shall not acquire any rights in respect of any trade names or trademarks and that all such rights and goodwill are, and shall remain, vested in Telserv.

13.3 The Customer shall not use Telserv’s name or any trademarks or service marks without the prior written consent of Telserv. The Customer shall submit to Telserv for prior written approval copies of all marketing and advertising materials incorporating Telserv’s name, its trademarks or service marks that the Customer proposes to use in its marketing and advertising activities prior to the use of such material.

13.4 In the event that Telserv provides any software, the Customer shall use this software only as strictly necessary to resell the Services and it shall comply in all respects with the terms and conditions of any license to use the software.

14. **FORCE MAJEURE**

14.1 Should Telserv be prevented by force majeure of a continuing or temporary nature from (further) executing the Agreement, Telserv is entitled to suspend, limit or terminate all or a part of the Agreement by means of a notice to that effect without judicial intervention, such
without obligation to provide compensation for damage. This right does not affect Telserv
right to payment by the Customer should Telserv have already provided Services before there
was an issue of a situation of force majeure.

14.2 Force majeure is understood to include (without limitation) any measure regarding a
regulation of any authority, official body or a body with the delegated authority that limits or
entirely prevents the access to the infrastructure, or anything that is considered force majeure
under applicable law.

14.3 In addition to the above, Telserv may invoke the force majeure in relation to Services
purchased from or used by third-parties in the same manner as said third-parties invoke force
majeure pursuant to their own general conditions.

15. **INTERRUPTION, SUSPENSION AND LIMITATION OF SERVICES**

15.1 Telserv is entitled to interrupt, suspend or limit the Service with immediate effect for the
purpose of safeguarding the security or integrity of the network of Telserv or a third party
network provider, as well as in case:

a. the Customer does not strictly meet its obligations under the Agreement including
   (without limitation) its payments obligations;

b. there is an issue of misuse or improper use of one or more of the Services or Numbers;

c. the Customer does not make any use of the Service during a period of three (3)
   successive months;

d. Telserv is not be able to reach the Customer, after having endeavoured to do so, at
   the address or telephone number given by the Customer.

15.2 Telserv shall inform the Customer of an interruption, suspension or limitation as soon as
reasonably possible.

15.3 In case of reactivation of Numbers or other Services, Telserv is entitled to charge Customer
with a fixed reactivation fee of € 50,- and with the actual costs incurred.

16 **CONFIDENTIALITY**

16.1 Parties agree to treat the Agreement and all information (including prices) they receive from
the other Party (whether in written, oral or any other form) in the execution of the Agreement
("Confidential Information") as strictly confidential and agree not to disclose, without prior
written consent of the other, any Confidential Information to any third parties, such third
parties not to include their respective employees, agents, affiliates, lawyers, auditors, and
accountants who have a need to know such information and who are bound by a similar
obligation not to disclose the Confidential Information.

16.2 However, neither Party shall be required to obtain prior written consent of the other in respect
of the disclosure of Confidential Information:

a. to any court or governmental authority or other such entities requiring such
   information to the extent necessary to comply with any legal or governmental
   requirement or judicial or arbitral proceedings;

b. to the extent that it is required by law, by an appropriate regulatory body or by the
   applicable rules of any exchange, regulatory or listing authority or national securities
   association,

c. any information which comes into the public domain, other than, as a result (direct or
   indirect) of the act or omission of the Party concerned.

16.3 Telserv shall be allowed to disclose Confidential Information to third parties if this is required
to provide the Services.
16.4 The provisions of this article shall remain in force for two years after expiry or termination of the Agreement.

17. TRANSFER
17.1 The Customer may not, without the prior written consent of Telserv, transfer the rights and/or obligations arising under the Agreement to a third party, nor enter into a partnership or company, irrespective of what it is called. Telserv may transfer all its rights and obligations pursuant to the Agreement (i) to a group entity (ii) under the terms of a sale or the acquisition of all or practically all of the assets of Telserv or (iii) pursuant to a financing arrangement, merger or reorganisation of Telserv.

18. GOVERNING LAW, COMPLAINTS AND ARBITRATION
18.1 The Agreement are governed by the laws of the Netherlands, excluding any conflict of law principles. References to certain terminology and principles under Dutch law have been added between brackets for clarity and shall take precedence over the English terms when interpreting this Agreement.
18.2 All disputes pertaining to the Services and/or Agreements shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by a single arbitrator appointed in accordance with the said Rules. The place of arbitration will be Amsterdam and the arbitration shall be conducted in the English language.
18.3 Notwithstanding the foregoing, the Customer will first submit complaints to Telserv in writing. Telserv will respond within 30 days, unless this is reasonable not possible, in which case Telserv will communicate how long it will take to respond. Should the response of Telserv not be satisfactory for the Customer or in case Telserv fails to respond in a timely manner, the Customer will have six months to file for arbitration, failing which each claim will be time-barred.
18.4 Parties shall reasonably endeavour to solve any dispute amicably before initiating arbitration proceedings.

19. NOTICES
19.1 All notices concerning the Services and the execution thereof will be sent in writing to the registered address of Telserv or by e-mail to: finance@telserv.nl and legal@telserv.nl.
19.2 Customer shall be responsible to inform Telserv swiftly after signature of the Agreement of any contact details to which notices can be send and shall be responsible to update Telserv of any changes in the contact information. In the event Customer has failed to notify Telserv in accordance with this clause, Telserv shall not be liable for any consequences thereof.

20. MISCELLANEOUS
20.1 This Agreement represents the entire agreement and understanding of the Parties in relation to the subject matter hereof and supersedes all prior understandings and representations, whether written or oral, and this Agreement may only be modified if such modification is in writing and signed by authorised representatives of both Parties.
20.2 Any amendment or modification of the Agreement must be agreed upon in writing and signed by both Parties.
20.3 If any part of this Agreement is found by any court or other competent authority to be invalid, unlawful or unenforceable then such part shall be severed from the remainder of this Agreement which shall continue to be valid and enforceable to the fullest extent permitted by law. The invalid provision is deemed to be replaced by an appropriate provision that - in
relation to its meaning and effect - conforms in so far as possible with the intention of the Parties in relation to the original provision.

20.4 Nothing in this Agreement shall create or be deemed to create a partnership or joint venture between the Parties and neither Party shall be responsible for the acts or omissions of the employees or representatives of the other Party.

20.5 Customer represents and warrants that Customer shall not contact customers or suppliers of Telserv (including any sub-supplier or affiliate of any tier) for the delivery of, or otherwise in relation to, the same or similar services as the Services under the Agreement. In the event of any act or omission of Customer in breach of the aforementioned, Customer shall immediately be liable to pay a penalty of 50,000 euro without need for any advance notice of default or proof of specific damages, and without prejudice to any others rights and remedies of Telserv under the Agreement or at law.

21. ORDER OF PRECEDENCE

21.1 Any special conditions included in the Order shall only take precedence over the Agreement is this is confirmed by Telserv in writing. Otherwise, the provisions of the Agreement shall take precedence. The applicability of any general conditions of Customer is excluded.