Airtime Terms and Conditions



1 Definitions

In the following Terms and Conditions of Trade:

'the Company' means 'Applied Satellite Technology Australia Pty Ltd, trading as AST Networks (ASTN)'; ABN 33 065 247 412.

'Customer' means any commercial entity and its related subsidiaries, government departments or individuals who enter into agreement or contract with The Company.

'Loss' means any loss, liability, damage, expense or cost whatsoever and includes indirect or consequential loss or damages or loss of profits.

2 Charges

- 2.1 Subscriptions will be charged monthly or annually in advance based on the contracted rate agreement.
- 2.2 Airtime charges will be invoiced monthly in arrears with payment being debited by credit card or direct debit unless subject to a monthly account (on prearrangement).
- 2.3 If paying by credit card or direct debit, authorisation is provided to the Company to debit the credit card or your bank account to pay for subscriptions, services and call charges on an ongoing monthly basis during the contractual period in accordance with the airtime application form completed.
- 2.4 If a credit card is declined for any reason a charge of \$4.40 will be added to the Customer's account as a dishonor fee.
- 2.5 A 30-day account (from date of invoice) may be available by prior arrangement. All 30-day accounts are at the Company's discretion and may be withdrawn as required.
- 2.6 All invoices are considered accepted net 21 days from the invoice date. No disputes will be accepted after this time.
- 2.7 If a Purchase Order (P/O) number is required this will be shown on the Tax Invoice supplied. The open purchase order number must be filled in on the application form; if this cannot be given it is up to the customer to supply the Company a P/O number prior to the end of the billing period). Refusal of payment on grounds of no P/O number supplied will not be accepted under any circumstances.it is the Customers responsibility to provide updated P/O numbers prior to renewal and to ensure appropriate funds are allocated to the P/O.
- 2.8 It is the Customer's responsibility to read and understand all applicable charges, terms and conditions prior to activating the service. Activation of the service assumes all charges, terms and conditions have been read and accepted.
- 2.9 The Customer shall pay charges in respect of each call/message successfully transmitted to the requested destination. The Company shall have the right to determine whether a call/message has been successfully transmitted.
- 2.10 The Company reserves the right to back charge for delayed calls at any time but shall be limited to 6 months.
- 2.11 All Airtime rates are subject to change without notification.
- 2.12 The Company offers airlime monitoring for certain services (refer to ACTF01 for full terms and conditions).
- 2.13 The Company reserves the right to charge a fee to unlock or unrestrict device/s for use with other suppliers' SIM cards.
- 2.14 In the event Customer is experiencing financial hardship, please refer to our Financial Hardship Policy for assistance this is located at https://www.theastgroup.com/au/terms/

3 Payment Terms

- 3.1 All accounts are payable cash prior to beginning of service, net ten (10) business days for Direct Debit/Credit Card authority or thirty (30) days on account, as specified on the tax invoice.
- 3.2 An International and Foreign Currency Account Processing Fee (AUD\$30, U\$\$25, Euro €15) applies to any invoices to be paid by international funds transfer or in foreign currency. Customer is to pay ALL bank transfer fees.
- 3.3 All 30-day accounts paid by credit card after 30 day terms have been extended will incur a 2% administration charge for Visa / Mastercard.
- 3.4 No administration charge will apply to airtime invoices paid by direct debit or credit card payment authority.
- 3.5 Where payment is not received in accordance with (2.1) above prior to all plan renewal dates, the service may be deactivated and/or suspended at the sole discretion of the Company.

- 3.6 Where payment is not received in accordance with (2.1) above the Customer agrees that the Company shall have the right to invoice and the Customer will pay late payment charges amounting to 5% per month on all monies outstanding.
- 3.7 Should it become necessary for the Company to institute legal action for recovery of any amounts due to it by the Customer, then the Customer specifically acknowledges and agrees that it shall be liable to the Company on demand for all legal and debt recovery costs (including court costs) incurred by the Company in recovery of such amounts. The parties submit all and any disputes and legal proceedings arising out of or in connection with any contractual dispute or disagreement to the exclusive jurisdiction of the courts of Western Australia.

4 Unauthorised Fraudulent use

- 4.1 It is the client's responsibility to ensure appropriate safeguards are taken so that any unauthorised or fraudulent use is not allowed.
- 4.2 If the unit is stolen please advise the Company immediately in writing so the terminal/SIM Card can be de-activated.
- 4.3 All calls made from the terminal/SIM Card will be chargeable howsoever caused until deactivated.
- 4.4 Unauthorised use does not cancel the contract term. At the Company's discretion no refund will be issued for subscriptions paid upfront and all remaining monthly fees will be charged upfront to the full term of the contract.

5 Authorised Representatives

- 5.1 Customer is able to appoint an authorised representative to act on their behalf. If Customer wishes to do this, the Customer must contact ASTN in writing to advise who the authorised representative will be.
- 5.2 The authorised representative has the power to act on the Customers behalf as if they were the Customer.

6 Advocates

- 6.1 Customer is able to appoint an advocate to communicate with ASTN. If Customer wishes to do this, the Customer must contact ASTN in writing to advise who the advocate will be.
- 6.2 A person acting as their Advocate has no power to act on the Customer's behalf and has no access to your information without the Customer being present and agreeing to such action
- 6.3 ASTN will presume that an Advocate is not authorised to establish or make changes to a Customer's account or Telecommunications Services, unless the Advocate is also the Customer's Authorised Representative.

7 Activation

7.1 It is the responsibility of users to ensure that operation of your terminal does not affect any physical or license requirement applicable to the vessel or aircraft concerned.

8 Responsibility of the user

8.1 It is the users' responsibility to understand and ensure conformation with the license arrangements in the country of use, including any sanctions and embargoes in place. AST Australia will accept no liability for any loss associated with unlicensed usage.

9 Geographical charges

7.1 The determination of tariff charges may depend upon the geographical location of the caller and the satellite used to connect the call. If a terminal makes calls through any other LESO (Land Earth Station Operator) other than the Company's contracted nominated LESO's, for whatever reason, calls will be recharged at cost plus an administration fee.

10 Sanctions

10.1 Company complies with trade restrictions in the form of Embargoes and Sanctions around the world, as such ASTN reserves the right, not to supply airtime services where it believes may be used in sanctioned areas. These countries and areas may vary from time to time, and Company will consult with the

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customer in the event it believes supply is intended for such country/area.

11 Duration

11.1 This agreement runs for the full contractual period and all renewal periods, whichever is applicable to the account plan chosen from the date of inception and is binding for that period.

12 Monthly and Annual subscription

- 12.1 1All subscriptions will be charged in advance as per your agreement irrespective of use of the terminal, including those uses described above in sections 3 and 4.
- 12.2 Notifications of renewals will be sent to the Customer via email, 60 days and 30 days prior to the date of renewal
- 12.3 Should a suspension of service occur for any reason subscription fees will still apply.
- 12.4 Subscription fees shall also still apply irrespective of the terminal/device being faulty. It is the Customers responsibility to advise the Company if they wish to deactivate in the event the terminal/device is irreparable.

13 Renewal / Disconnection

- 13.2 To allow continued use of the satellite terminal/SIM card the Company will automatically renew the agreement on the same plan for the same contractual period unless written notification is received by the Company with one month's notice or deactivate at the sole discretion of the Company.
- 13.3 Once your service is cancelled you will receive a confirmation via phone or email, until this confirmation is received you should consider your service still active. Should you not receive this document within 72 hours of sending your deactivation notice through it is your responsibility to contact the Company to ensure your notification has been received.
- 13.4 For deactivation one month's written notice is required prior to the renewal date. Should this notice not be received within this time the renewal will be binding.
- 13.5 If an account is requested to be terminated within a contractual period no refund of subscriptions paid will be given. In some cases, a disconnection fee will apply.

14 Re-activation

- 14.2 If re-activation is required on a de-activated terminal/SIM card and agreed by the Company, then the Company reserves the right to charge the customer for this prior to this re-activation taking place. Fees available on application.
- 14.3 There is no guarantee that the previous phone number will be available for use when the re-activation request is sent.

15 Transfer of service

15.2 In the event that the Satellite Service Provider withdraws from operations then the Satellite Service Provider has the right to transfer or assign this contract for services to another Satellite Service Provider. The intent is to provide uninterrupted services.

16 Exchange rates

16.2 The Company pays the Satellite Service Provider in their chosen currency and therefore variations in exchange rate from time to time will occur and the Company reserves the right to apply these variations without notice at the time of invoicing airtime charges. However, all best endeavors will be made by the Company to advise of variations affecting prices prior to changes coming into effect.

17 All services

- 17.2 These contractual terms relate to all the Company services provided including but not limited to voice, fax, data, paging, and mailbox.
- 17.3 For avoidance of doubt, the customer shall be fully liable for payment of any and all airtime charges accrued through the use of their SIM card or terminal. This includes failure to notify us of a transfer of ownership of the terminal.
- 17.4 It is the sole obligation and responsibility of the customer to ensure that all equipment and associated computer and/or



hardware are properly configured and only authorised users are permitted to access the equipment. No credits will be issued by the Company for any usage that is alleged to be accidental, inadvertent or unauthorised.

17.5 All traffic e.g. voice, SMS, email, internet browsing including automatic updates etc. made via a broadband terminal incurs charges as per our standard airtime contract. The Company provides account monitoring as per our application forms.

18 Goods and services tax

18.2 GST is charged at the current applicable rate and added to the charges quoted herein where applicable.

19 Email Compression Licencing

19.2 The Company may grant to the Client a non-exclusive, non-transferable licence to use the Company proprietary email client software for the duration of this agreement. The Client shall have **no** right to print, copy, and change or modify the software and upon termination of this agreement agrees to erase or otherwise destroy any program or series of instructions relating to the software.

20 Contract

20.2 This contract is with Applied Satellite Technology Australia Pty Ltd, A.B.N: 33 065 247 412, herein referred to as 'the Company', 92 Furniss Road, Landsdale, Western Australia, Australia.

21 Disclaimer & Remedies

- 21.2 No liability of consequential loss will be accepted for any or all failure or reduction in quality in all aspects of the system hardware or services provided nor the terrestrial connections that apply.
- 21.3 No liability or consequential loss is accepted for any failure, errors or omissions of the satellite operator, sub distributors or any other person or organisation associated directly or indirectly with the provision of the anticipated service.
- 21.4 This agreement specifically excludes any claim for liability for damages arising from, illegal acts, breaches of privacy, personal or property loss, confidentiality of data, physical use and any other activity.
- 21.5 ASTN will not be responsible and will not accept any liquidated damages or provisions that can be construed as liquidated damages.
- 21.6 Except for the express warranties set forth herein, neither party makes any representations or grants any warranties, express or implied, either in fact or by operation of law, by statute or otherwise, and each party specifically disclaims any other warranties, whether written or oral or express or implied, including any warranty of quality, merchantability or fitness for a particular use or purpose or any warranty as t to the validity of any patents or the non-infringement of any intellectual property rights of third parties.
- 21.7 Call records generated by the system will be considered conclusive evidence of calls made.
- 21.8 The parties may at any time, without prejudice to any other proceedings, seek to settle any dispute arising out of or in connection with the present contract in accordance with the Mediation/Arbitration in accordance with courts of Western Australia
- 21.9 Each party's right to replacement or damages are the exclusive remedies in connection to breach of this agreement.

22 In Addition

22.2 In addition to these specific Airtime Terms and Conditions, ASTN's Company Policy and Conditions of Trade (TAC00) and Account Monitoring Agreement (ACTF01) also apply.

Please call AST Australia if you require any further information regarding this agreement.

Phone: +61 8 9205 4000 Fax: +61 8 9205 4040

Email: activations@ASTN.net.au

Disclaimer: please be advised that this document is regularly reviewed and therefore amendments will occur from time to time. As such please always refer to the Applied Satellite Technology Australia Pty Ltd website: **www.ASTN.net.au** for the most current version of this document.