INTERPRETATION **1**.

INTERPRETATION
In these Terms:
Business Days: a day other than a Saturday, Sunday or public holiday in England when banks in London are open;
Commencement Date: means the date specified overleaf as the commencement date;
Contract: means the nears the date specified overleaf as the commencement date;
Contract: means the operating manuals, user instruction nanuals, technical literature and all other related materials
supplied by the Supplier in relation to the use of the Software;
Fujimment: means the equipment detailed overleaf and all internal cabling up to the network test termination
point or other demarcation point;
Fair Usage Policy: the Supplier's fair usage policy set out on the Supplier's Website;
Group: in relation to the Supplier in Supplier's Gent Technologis Ltd, any company of which 4Com Technologies Ltd is a
Subsidiary (its holding company) and any other Subsidiaries of any such holding Company;
Intellectual Property Rights: patents, utilly models, rights in get-up and trade dress, goodhill and the right to sue for
passing off or unfair competition, rights in designs, database rights, rights to use, and protect the confidentiality of, confidential
information (including know-how and trade secrets), and all other intellectual property rights, in each case whether registered or
unregistered and including all applications of the Support software.
Support Release: a release of software which corrects faults, adds functionality or otherwise amends or upgrades the
Software, buses and yrepert with corrects faults, adds functionality or atherwise ansends or upgrades the
Software Agreement;
Non-Ortical Fault: means any reproducible fault in the Software other than a fault which substantially hinders or prevents the
Costmer Agreement;
Software Agreement;
Software Agreement;
Minimum Term: means the On-Site Warranty Services and the Software is undich substantially hinders or prevents the
Software, burghts and all similar or equivalent rights or dormare, support Software Support Software Support Software Suppo

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- Any reference to any legislative provision is a reference to that provision as amended, re-enacted or extended at the relevant time. Headings are for convenience only and do not affect interpretation. **SUPPLY OF SUPPORT SERVICES AND LICENCE**In consideration of the payment by the Customer of an annual service charge in accordance with condition 9 the Supplier undertakes to provide the Support Services and the Licence in accordance with these Terms.
 These Terms may be varied by the Supplier if the Supplier deems such variation to be necessary to comply with any statute, regulation or British Standards Institute requirement.
 The Support Services and the Licence will commence on the Commencement Date and shall continue, unless terminated earlier in accordance with condition 13, for the Minimum Term. The term of the Contract shall automatically extend for 12 months **Extended Term**) at the end of the Minimum Term or the relevant Extended Term, to terminate the Contract at the end of the Minimum Term or the relevant Extended Term, to terminate the Contract at the end of the Minimum Term or the relevant Extended Term, to terminate the Contract at the end of the Minimum Term or the relevant Extended Term, to terminate the Contract at the end of the Minimum Term or the relevant Extended Term, to terminate the Contract at the end of the Minimum Term or the relevant Extended Term, to terminate the Contract at the end of the Minimum Term or the relevant Extended Term, to terminate the Contract at the end of the Minimum Term or the relevant Extended Term, to terminate the Contract at the end of the Minimum Term or the relevant Extended Term, to terminate the Contract at the end of the Minimum Term or the relevant term on the relevant term of the Equipments;
 The Software may be used only tylicented Users, except as follows;
 The Software may be used only tylicented Users, except as follows;
 The Software may be used only tylicenteed Users, except as follows;
 The Equipment is repaired, and the Customer any prevident Equipment;

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- 3.6 3.7
- OWNERSHIP **4.** 4.1
- 4.2
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- 4.3.1 (a)
- **EXAMPLES INTEGENTION** The standard of many outer minine for each of the Share (b) 4.3.2 4.3.3

- **5.** 5.1 5.1.1
- Constructions party executes a written contractinity agreement and accepts the Supplier's **Privacy Policy** before being given access to the Software. **ON-SITE WARRANY SERVICES** On-SITE WARRANY SERVICES On Site Warranty Services shall comprise: upon receipt of a request from a Customer (which shall be made by telephone, email or via the Supplier's Website) to the inspection testing and diagnosing (by attendance on site or remotely) by the Supplier or any fault reporting in an item of Equipment; and the carrying out by the Supplier of such repairs replacement of parts or adjustment as the Supplier shall deem necessary to remedy the said fault. 5.1.2 On-Site Warranty Services will be carried out by duly qualified engineers SOFTWARE SUPPORT SERVICES

- OFTWARE SUPPORT SERVICES The Software Support Services shall comprise: a telephone helpdesk to provide first line fault support; remote diagnosis and where possible, correct of faults using software management software; and remote to diagnosis and where possible, correct of faults using software management software; and resolution in a software to the number of hours in any month being dependent on the service level chosen by the Customer). If daditional on usite support is required in any month it may be provided by the Supplier at its option at its then standard rates (as 6.1. 6.2
- In during on a screen of the second screen of the s 6.3
- is to be corrected in a forthcoming Support Release, then for a reasonable period before the issue of such Support Release, the Supplier may decline to provide assistance in respect of that Non-Critical Fault IMES provemented by circumstances beyond the Supplier's control, the Supplier will rectify faults during the following hours as based on the agreed level of service detailed overleaf: LEVEL 1: Between the hours of 9.00am and 5.00pm Mondays to Fridays excluding weekends and public holidays; LEVEL 1: Between the hours of 9.00am and 5.00pm Mondays to Fridays including weekends and public holidays; LEVEL 2: Between the hours of 9.00am and 5.00pm Mondays to Fridays including weekends and public holidays; LEVEL 2: Between the hours of 9.00am and 5.00pm Mondays to Fridays including weekends and public holidays; LEVEL 2: Between the hours of 9.00am and 5.00pm Mondays to Fridays including weekends and public holidays; LEVEL 2: Between the hours of 9.00am and 5.00pm Mondays to Fridays including weekends and public holidays; LEVEL 3: Between the hours ad a producting weekends and public holidays; The Supplier will use its reasonable endeavours to ensure that response times to the Customer's notification of a fault are not more than: 8 working hours if the Equipment has failed on patietly; or 16 working hours if the Equipment fars failed partially. Response times shall commere from the date and time the Supplier receives a request from the Customer. EXCLUSIONE **7.** 7.1
- 7.1.1 7.1.2
- 7.1.3 7.2
- 7.2.1

- **8.** 8.1 8.1.1
- KLUSIONS The Supplier shall have no obligations or liability whatsoever under the Contract: In respect of any defect arising from wilful damage, negligence (including improper storage), abnormal working conditions, failure to follow the Supplier's instructions (whether or all or in writing), misuse or alteration or repair of the Equipment without the
- 8.1.2
- 8.1.4 8.1.5
- 8.1.6 (a)
- (b) (c)
- In follow the Supplier's target provides the supplier whether under these terms of the supplier's and the su (d) (e) (f)
- in respect of the Software Support Services unless the Customer is using the most recent version of the Software. CHARGES AND FAIR USAGE annual service charge for the Support Services and the Licence (as specified overleaf) is payable in advance at such rvals as the Supplier shall determine. Payment is due on presentation of an invoice by the Supplier and must be made by
- 9.2 9.3
- 9.4
- 9.5 9.6
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- International to a support share bettermine in synthet is due on presentation of an involve of your support on index to index to those of your support of the support of th 9.8 the Fair Usage Policy

LIMITATION OF LIABILITY

e entire agreement between the parties. The Customer acknowledges that it has not relied on any sentation, assurance or warranty made or given by or on behalf of the Supplier which is not set The Contract constitutes the entire agreement between the parties. The Customer acknowledges that it has not relied on any statement, promise, representation, assurance or warranty made or given by or on behalf of the Supplier which is not set out in the Contract. Neither party excludes or limits its liability to the other for: death or personal injury resulting from the proven negligence of either party, its employees or agents; fraud or fraudulent misrepresentation; breach of the terms implied by section 2 of the Supply of Goods and Services Act 1982. Subject to condition 10.2, the Supplier shall under no circumstances whatsoever be liable to the Customer whether in contract toric (including negligence). breach of statutory duy, or otherwise, for: indirect or consequential loss, loss of profits, business revenue, goodwill or any economic loss arising under or in connection with the Contract:

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- 10.2.2 10.2.3 10.3
- 10.3.1

- 10.3.1 indirect or consequential loss, loss of profits, business revenue, goodwill or any economic loss ansing under or in connectual with the Contract.
 10.3.2 any claim made against the Customer by a third party that does not follow a breach of these Terms by the Supplier;
 10.3.3 any loss or damage to the Customer caused by or arising from any act or omission of the Customer, any PTO or Value Added Service supplier, or other customers or persons;
 10.3.4 any claim in circumstances where any sum owing by the Customer to the Supplier than snot been paid;
 10.3.5 the imposition of legal or regulatory restrictions which prevent the Supplier from supplying the Service.
 10.4 Subject to condition 10.2, the Supplier's total liability to the Customer in respect of all other losses arising under or in connection with the Contract, whether in contract, tort (including negligence), breach of statutory duty, or otherwise shall not exceed the lesser of all charges payable or paid by the Customer for the Service supplied in the 12 month period beginning on the Commencement Date or its anniversary in which the event giving rise to the claim occurs; or
 10.4.2 E200,000.

- the Commencement Date or its anniversary in which the event giving rise to the claim occurs; or 10.4.2 E200,000. 10.5 The terms implied by sections 3 to 5 of the Supply of Goods and Services Act 1982, to the fullest extent permitted by law, excluded from the Contract. 10.6 This condition 10 shall survive termination of the Contract. 10.7 The Customer shall fully indemnify the Supplier in respect of loss or damage to the Supplier's property or death of any of the Supplier's employees caused by the negligence or wilful misconduct of the Customer. 11. The Customer Arees that it wills.

- Her CUSTOMER'S OBLIGATIONS
 HE CUSTOMER'S OBLIGATIONS
 HE CUSTOMER'S OBLIGATIONS
 The Customer agrees that it will:
 The Customer agrees that it will:
 ensure that the Equipment is not, without prior approval from the Supplier moved at any time from the address at which it was originally installed, or altered, adjusted or interfered with in any way except by the Supplier's servants or agents. Alterations include the Fuppler and the Equipment to change network providers for the purpose of least cost routing.
 a provide the Suppler with full access to the Equipment and Software during the hours of the agreed service level to enable Suppler's servants or agents;
 a provide the Suppler with full access to the Equipment required as a result of an error by any person other than the Suppler's servants or agents;
 for a the Suppler's charges for reprogramming the Equipment required as a result of an error by any person other than the Suppler's servants or agents;
 for additional construction of altered Equipment, a copy of its Pre-Connection Inspection Certificate and access to all relevant site records.
 A portionAL EQUIPMENT
 If at any time throughout the term of the Contract the Supplier agrees to provide the Customer with any additional equipment ("additional equipment") then;
 such additional equipment associated software will form part of the Equipment and Software for the purposes of this Contract; and

Such additional equipment and associated solvators and the solution of the solution of the support Service shall be increased by an amount equal to the agreed service charge for the Support Services as specified on the additional equipment provides or the additional equipment solvators to be effective from the date on which the additional equipment is provided to the Customer.
This Contract may be terminated:

This Contract may be terminated: Inits Contract may be terminated: notwithstanding condition 2.3 and subject to condition 13.3, by either party giving at least 90 days written notice to the other party expiring on an anniversary of the Commencement Date; or by the Supplier with immediate effect if: the Customer is in breach of any provision of this Contract or any other contract that the Customer has in place with the Supplier or any third party funder of goods or services provided by the Supplier and does not rectify the breach within 14 days of the Supplier's notice of such breach;

days of the Supplier's notice of such breach; there is a change of control of the Customer (within the meaning of section 1124 of the Corporation Taxes Act 2010); there is a change of control of the Customer (within the meaning of section 1124 of the Corporation Taxes Act 2010); the Customer makes any voluntary arrangement with its creditors or becomes subject to an administration order or (being an individual or firm) becomes bankrupt or (being a limited company) goes into liquidation; or an encumbrance takes possession or a receiver is appointed, of any of the property or assets of the Customer; or the Customer each ontifies the Customer and notifies the Customer and the customer and the customer and contract with the Supplier for broadband services, network services and line rental. On termination of the Contract for any reason:

On termination or use to contact to any reason. The Customer shall immediately pay to the Supplier all of the Supplier's outstanding unpaid invoices and interest and, in respect of Support Services supplied but for which no invoice has been submitted, the Supplier shall submit an invoice, which shall be payable by the Customer immediately on receipt the accrued rights, remedies, obligations and liabilities of the parties as at expiry or termination shall not be affected, including the right to claim damages in respect of any treach of the Contract which existed at or before the date of termination or

The activities (gins) remewes outgeness and the contract which existed at or before the date of termination or expiry, and clauses which expressly or by implication have effect after termination shall continue in full force and effect. Notwithstanding condition 13.2 in the event of termination of the Contract. by the Customer pursuant to condition 13.1.1 the Customer shall immediately pay the charges in respect of the remainder of the Mimum Term or thic condition 13.1.2 in the customer shall immediately pay the charges in respect of the remainder of the Mimum Term or the Extended Term (as the case may be) after the date of termination, as follows; The charges will extended the of the Mimum Term or the Extended Term (as the case may be) after the date of termination, as follows; The charges will equal the monthly Software Assurance charge, multiplied by the number of months remaining within the Minimum Term or Extended Term (as the case may be), or 50% of the awarge monthly Support Charge Billed to the customer over the previous 6 months, multiplied by the number of months remaining within the Minimum Term or Extended Term (as the case may be). **PROCE MAJEURE** The Supplier shall note be liable to the Customer as a result of any delay or failure to perform its obligations under this Contract as a result of an event beyond the reasonable control of the Supplier including but not limited to failures or surges of electrical power, damage to property by third parties, strikes, lock-outs or other industrial disputes (whether involving the workforce of plant or machinery, fire, fload, storm or delault of the Supplier or subcontracts (**Force Majeure Event**). If the Force Majeure Event prevents the Supplier form providing any of the Service for more than 4 weeks, the Supplier form to notice to a sense the Contract in hearts are been the there to terminate the Contract in Mediate by by giving written notice to a sense the Contract in the supplier form providing any of the Service for more than 4 weeks, th

areasours or plant or insutinety, ine, nood, storm or default or the supplier of subcontractors (Force Maguere Event). If the Force Majoure Event prevents the supplier from providing any of the Service for more than 4 weeks, the Supplier shall, without limiting its other rights or remedies, have the right to terminate the Contract immediately by giving written notice to the Customer.

The supplier may at any time assign, transfer, mortgage, charge, subcontract or deal in any other manner with all or any of its rights under the Contract including the Software and may subcontract or delegate in any manner any or all of its obligations under the Contract to any third party. The Customer shall not, without the prior written consent of the Supplier, assign, transfer, charge, subcontract, declare a trust over or deal in any other manner with all or any of its rights or obligations under the Contract.

The Customer shall not, without the plice written conserved with a subset of an experiment of the conserved of the conserved

electronic signatures. The Customer shall comply with any direct debit e-signature instructions provided to it by the Supplier from time to time. Severance. If any provision or part-provision of the Contract is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision of the Contract is or becomes invalid, illegal or unenforceable, it shall be deemed deleted. Any modification to or deletion of a provision or part-provision or part-provision of this Contract is invalid, lillegal or unenforceable, the prites shall negative the validity and enforceablity of the rest of the Contract. If any provision or part-provision of this Contract is invalid, lillegal or unenforceable, the parties shall negative in good faith to amend such provision so that, as amended, it is legal, valid and enforceable, and, to the greatest extent possible, achieves the intended commercial result of the original provision. Waiver: A waiver of any right under the Contract or law is only effective if it is in writing (and in the case of the Supplier) and shall nots be deemed to, east waiver of any subsequent breach or default. No failure or delay by a nofficer of the Supplier) and shall nots be deemed to constall be deemed to, estable are varied or any other right or remedy, nor prevent or restrict its further exercise of that or any other right or remedy. No partnership or ageney. Nothing in the Contract is intended to, or shall be deemed to, establis hany partnership or joint venture between any of the parties, nor constitute either party the agent of another party for any purpose. Neither party shall have authority to act as agent (6/6/3). Where one party transfers personal data (as defined in the GDPR) to another for processing, the receiving party will process that data only for the period of and to the extent necessary for the performance of the Contract; will take measures

endoce its terms. Variation. Except as set out in these Terms, no variation of the Contract, including the introduction of any additional terms and conditions shall be effective unless it is agreed in writing and signed by the Supplier. Nowthkstanding this the Supplier may change these Terms at any time. The Supplier will publish details of such changes on-line on the Supplier? Website at least two weeks before the change is to take effect. **Resolving Disputes**. The Supplier will publish details of such changes on-line on the Supplier? Website at least two weeks before with the Supplier will by the resolve any disputes with the Customer. However, if the parties cannot agree, the Customer may refer the dispute to any recognised dispute resolution service. Details of these and how to refer a dispute are set out within the Supplier's Website. **Governing Jaw**. The Contract and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England and Wales.

Wales. 15.1 Jurisdiction. Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with the Contract or its subject matter or formation (including non-contractual disputes or claims). 15.12 [4Com to insert direct debit guarantee to end of the terms where relevant]

12.1.2

13.1.2 (a)

(b) (c)

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(a)

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(c) 13.3 (a)

(b)

14. 14.1

14.2

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(a)

GENERAL

Assignment and other dealings.