



PLE	PLEASE READ THESE TERMS CAREFULLY AS THEY MAY HAVE IMPORTANT CONSEQUENCES FOR YOU.			
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1. ABOUT THESE CONSUMER TERMS

- (a) These are Node1 Internet's Consumer Terms. They set out our standard customer terms for consumers.
- (b) The meaning of the words printed *like this* is set out at the end of the *consumer terms*.
- (c) These consumer terms, together with your application, the critical information summary and our policies, forms the agreement with us. To understand your rights and obligations you need to read all of the documents that relate to you and the service you select.
- (d) The *service description* is a detailed description of each of the *services* Node1 Internet offers, including the different features, options and availability of a *service*.
- (e) The *critical information summary* sets out the fees or charges *we* may charge *you* for *your* use of the *service*. It also contains other information such as specific details of any *pricing plans we* offer. Please check the *critical information summary* carefully to see what fees and charges apply to *your* use of the *service*.
- (f) The *policies* contain further information that may apply to *your* use of the *service*, such as details of certain usage charges and *our* usage policies.
- (g) You may obtain a copy of the latest version of the consumer terms, critical information summaries and policies from us or on our website: www.node1.com.au.

2. THE AGREEMENT

2.1 The agreement

- (a) The *agreement* is made up of:
 - (i) your application,
 - (ii) these consumer terms,
 - (iii) the critical information summary, and
 - (iv) our policies.
- (b) The agreement is either a fixed-length agreement or non fixed-length agreement.

2.2 When does the *agreement* apply?

The agreement applies if you are a consumer.

2.3 What happens if there is an inconsistency between the different parts of the agreement?

- (a) If anything in these *consumer terms* is inconsistent with a provision in another part of the *agreement*, then unless otherwise stated, the *consumer terms* prevail to the extent of the inconsistency.
- (b) Clause 13, 'What *you* and *we* are liable for', below prevails over all other terms.

2.4 When does the agreement start?

The agreement starts when we accept your application.

2.5 When will we start providing the service to you under the agreement?

We will provide the service to you under the agreement from the service start date.

2.6 For how long will we provide the service to you in accordance with the agreement?

- (a) If the agreement is a non-fixed-length agreement, we will provide the service to you in accordance with the agreement until the service is cancelled in accordance with clause 11, 'Cancelling the service', below.
- (b) If the agreement is a fixed-length agreement, we will provide the service to you in accordance with the agreement:
 - (i) for the *minimum term*, or
 - (ii) until the service is cancelled in accordance with clauses 11.1 or 11.3 below, or
 - (iii) if neither you nor we cancel the service at the end of the minimum term (see clause 2.7 below), until the service is cancelled in accordance with clauses 11.1 to 11.3 below.

2.7 What happens at the end of the *minimum term* if the *agreement* is a *fixed-length agreement*?

- (a) If the *agreement* is a *fixed-length agreement* and neither *you* nor *we cancel the service* at the end of the *minimum term*, the *agreement* becomes a *non-fixed length agreement* and *we* will continue to supply the *service to you* on a month-to-month basis in accordance with the *agreement*.
- (b) If you do not wish to continue to use the *service* on a month-to-month basis after the end of the *minimum term*, you must inform us (in accordance with clause 11, 'Cancelling the service', below) by giving us 30 days' notice before the end of the *minimum term* that you wish to cancel the service at the end of the *minimum term*.
- (c) If we choose not to provide the service to you after the end of the minimum term, we will give you notice of this (in accordance with clause 11, 'Cancelling the service', below) by giving you 30 days' notice before the end of the minimum term.

(d) If we wish to change the terms of the agreement, including any fees or charges, at the end of the minimum term, we will give you notice of this (in accordance with clause 2A below) before the end of the minimum term.

2.8 Responsibility for persons who *you* allow to use the *service*

You must ensure that any person you allow to use the service complies with the agreement as if they were you.

2A CHANGING THE AGREEMENT?

2A.1 When can we make changes to fixed length or non-fixed length agreements?

We can make any type of change to a fixed length agreement or a non-fixed length agreement if:

- (a) the change will benefit or will not adversely affect you;
- (b) you agree to the change; or
- (c) we:
 - (i) reasonably expect the change to adversely affect you; and
 - (ii) give you reasonable notice of the change; and,
 - (iii) if your agreement is a fixed length agreement, we also make sure that we comply with our obligations set out below.

2A.2 What must we do if we make changes to fixed length agreements?

- (a) Generally, if we make a change to a *fixed length agreement* which *impacts you* and it is not of the type listed in clauses <u>2A.6</u> or <u>2A.7</u> below, we must give *you notice in writing* of the change on *fair terms* and the right to *cancel the service*.
- (b) If we make a change to a *fixed length agreement* which is of the type listed in clauses <u>2A.6</u> or <u>2A.7</u> below, we must comply with *our* obligations set out in clauses <u>2A.6</u> or <u>2A.7</u>.

2A.3 When do we consider that a change will impact you?

We consider that a change will impact you if you have used or been billed for the service affected by the change during the 6 months before our notice and we consider that the change will have more than a minor detrimental impact on you.

2A.4 What do we mean by notice in writing?

When we have to give you notice in writing under clause <u>2A.5</u> below of a change to the agreement, we can do so by giving it to you in person, sending it to you by mail or to your email address (if you have agreed to allow us to tell you about changes to the agreement by email).

2A.5 What do we mean by fair terms?

- (c) When we have to give you notice of a change on fair terms, we will:
 - (i) give you 21 days notice in writing of the change before the change occurs, and
 - (ii) offer you the right to cancel the service within 42 days from the date of our notice in writing.
- (d) If you choose to cancel the service under clause 2A.5(a)(ii) above,
 - (i) we will cancel the service on the date on which you notify us that you wish to cancel the service (which must be within 42 days from the date of our notice in writing)
 - (ii) you will only have to pay
 - (A) your usage charges or access fees (incurred to the date on which you notify us you wish to cancel the service) and
 - (B) any outstanding amounts that cover installation costs or *equipment charges* (in relation to equipment that can be used in connection with *services* provided by any third party).
- (e) If you have overpaid for the service because
 - (i) the *service* is cancelled during a billing cycle; or
 - (ii) the change related to a price increase that became effective prior to the date *your service* was cancelled then *your* account (if *you* continue to have any account with *us*) will be credited with the amount *you* have overpaid, or if *you* have stopped obtaining the *service*, *we* will use reasonable endeavors to notify *you* that *you* have overpaid and refund the overpayment.

2A.6 Changes that we can make to fixed length agreements, even if the change impacts you.

- (f) If the agreement is a fixed-length agreement, we can make changes to the agreement even if they impact you,
 - (i) if the change is required by law or is in relation to a fee or charge to account for a *tax* imposed by law and it is fair and reasonable for *us* to do so. If *we* expect the change to adversely affect *you*, *we* will whenever possible, try to give *you* at least 21 days *notice* in writing of the change.

We would consider it fair and reasonable for us to make a change to the agreement to account for a tax imposed by law, if the tax imposed is directed at you, the end-user and relates to your use of, and charges you must pay us for use of, the service. An example of this would be where we pass on to you an increase in the rate of a transaction tax, such as GST or stamp duty.

We would not consider it fair and reasonable to pass on a tax imposed by law if the tax imposed is directed at us, the supplier, and affects the cost to us of supplying the service to you.

- (g) If the *agreement* is a *fixed-length agreement*, we can make changes to the *agreement*, if the change is in relation to a fee or charge for a *service* ancillary to the supply of the *service* (for example, a billing fee or credit card transaction fee). If the change *impacts you we* will offer *you*:
 - (i) use of a reasonable alternative at no fee or charge, or
 - (ii) a right to cancel the service without incurring fees or charges other than usage charges and access fees (incurred to the date on which the service is cancelled, which is the date on which you notify us you wish to cancel the service),
- (h) If the *agreement* is a *fixed-length agreement*, we can make changes to the *agreement*, if the change is to increase the price of a *content* or premium *service* (where we are passing on an increase in the cost charged to us by the *supplier* who supplies that *content service* or premium *service* to us. If the change *impacts you we* will:
 - (i) wherever possible, still try to give *you* at least 21 days *notice in writing* of the increase in price if *you* have used the *content* or premium *service* within the previous six (6) months, and
 - (ii) allow you to elect to not use the content or premium service without attracting any additional charges,
- (i) If the *agreement* is a *fixed-length agreement*, we can make changes to the *agreement*, if the change is a result of another *service* provider varying their *agreement* with *us* so that we need to make changes to the *agreement*. If the change *impacts you we* will:
 - (i) whenever possible, still try to give you at least 21 days notice in writing of the change, and
 - (ii) give you 42 days from the date of the notice in which you may cancel the service without incurring fees or charges other than:
 - (A) usage charges or *access fees* (incurred to the date on which *you* notify *us you* wish to *cancel the service*), and
 - (B) any outstanding amounts that cover installation costs or *equipment charges* (in relation to equipment that can be used in connection with *services* provided by any third party).

2A.7 Changes that are likely to benefit you or have a neutral or minor detrimental impact on you

- (j) We can make changes to a *fixed length agreement* relating to the characteristics of the *service* (including price) if the change is likely to benefit *you* or have a neutral or minor detrimental impact on *you*.
- (k) If *you* can demonstrate that such a change has had **more than a minor detrimental impact on** *you* **and the change** is not of a type described in paragraph 2A.6 *we*:
 - (i) will offer you the right to cancel the service without incurring fees or charges other than:
 - (A) usage charges or *access fees* (incurred to the date on which the *service is cancelled*, which is the date on which *you* notify *us you* wish to *cancel the service*), and
 - (B) any outstanding amounts that cover installation costs or *equipment charges* (in relation to equipment that can be used in connection with *services* provided by any third party); and
 - (ii) may offer you an alternative remedy to address the impact the change has had on you.

Some examples of a change that would benefit you:

• if we offer a new feature of the service.

Some examples of a change that we consider would have a minor detrimental impact on you:

• Withdrawing a minor feature of the *service*;

An example of a change that would have a neutral impact on *you* would be changing the URL or website address for accessing information using the *service*.

2A.8 How can *you* change anything in the *agreement*?

Unless expressly allowed in the *agreement*, *you* cannot make any changes to the *agreement* without first obtaining our consent.

3. YOUR APPLICATION FOR THE SUPPLY OF THE SERVICE

3.1 What is the service?

The service you have selected is detailed in the service description.

3.2 When may we refuse your application?

We may refuse your application if:

- (a) you do not provide satisfactory proof of identification,
- (b) you do not meet the eligibility criteria for the service,
- (c) the service is not available at the location where you wish to acquire the service, or
- (d) you do not have an appropriate credit rating.

4. HOW WE DEAL WITH YOUR PERSONAL INFORMATION

4.1 Collection, use and disclosure

(a) We collect personal information directly from you, and also during our ongoing relationship with you. We use it to supply products, give you the best possible service, and for the other purposes described in our privacy policy. Without it, we may not be able to supply products or provide the level of service you expect.

5. **USING THE SERVICE**

5.1 Connecting the *service*

You must reasonably co-operate with us to allow us, or a supplier, to establish and supply the service to you safely and efficiently. If you do not do so, we may be entitled to cancel the service under clause 11.3(a)(v) or 11.3(a)(vi) or suspend the service under clause 12.1(a)(vii) or 12.1(a)(viii).

5.2 Quality of the *service*

We will provide the *service* to *you* with due care and skill. In the event of unexpected faults we will use reasonable endeavors to ensure the *service* is restored as soon as possible.

5.3 Permitted uses of the service

- (a) When you use the service, you must comply with:
 - (i) all laws,
 - (ii) all directions by a regulator,
 - (iii) all notices issued by authorisation of or under law (for example, under the Copyright Act 1968 (Cth)), and
 - (iv) reasonable directions by us.
- (b) You must not use, or attempt to use, the service:
 - (i) to break any law or to infringe another person's rights (including damaging any property or injuring or killing any person or infringing someone's copyright),
 - (ii) to transmit, publish or communicate material which is defamatory, offensive, abusive, indecent, menacing or unwanted,
 - (iii) to expose us to liability, or
 - (iv) in any way which damages, interferes with or interrupts the *service*, the *Node1 Internet network* or a *supplier's network* used to supply the *service*.
- (c) We may ask you to stop doing something which we reasonably believe is contrary to paragraph (b) above. You must immediately comply with any such request. If you do not, then we may take any steps reasonably necessary to ensure compliance with paragraph (b) above or the request.
- (d) You acknowledge that, where the service is a carriage service, we, or any supplier whose network is used to supply the service, may be required to intercept communications over the service and may also monitor your usage of the service and communications sent over it.
- (e) If you do not comply with this clause 5.3, we may be entitled to cancel the service under clause 11.3(a)(v) or (vi) or suspend the service under 12.1(a)(vii) or (viii).

5.4 Unusually high use

We may contact you if we become aware of an unusually high use of the service by you (including to verify any costs or charges which you may have incurred) however we are under no obligation to do so. Please note that we may also be entitled to suspend the service under clause 12.1(a)(iv) for an unusually high use of the service.

5.5 Compliance with third party rules

When you use the service it is your responsibility to comply with any rules imposed by any third party whose content or services you access using the service or whose network your data traverses.

6. **EQUIPMENT**

6.1 What are *your* responsibilities in relation to equipment?

- (a) You must ensure that all equipment you use in connection with the service and the way you use that equipment complies with:
 - (i) all laws,
 - (ii) all directions by a regulator,
 - (iii) all notices issued by authorisation of or under law (for example, under the Copyright Act 1968 (Cth)), and
 - (iv) reasonable directions by us.
- (b) If you breach paragraph (a) above, we may:
 - (i) disconnect the equipment from the *service*;
 - (ii) suspend the *service* in accordance with clause 11.3(a)(v) or 11.3(a)(vi); or
 - (iii) cancel the service in accordance with clause 12.1(a)(vii) or 12.1(a)(viii).

(c) We will try to give you reasonable notice before we disconnect the equipment under paragraph (i) above, but we may disconnect the equipment, suspend the service or cancel the service immediately if there is an emergency.

6.2 Who owns the equipment?

- (a) Node1 Internet owned equipment
 - (i) Any Node1 Internet owned equipment remains our property or the property of our personnel.
 - (ii) Subject to *your statutory rights as a consumer, you* are responsible for any *Node1 Internet owned equipment* from when *you* receive it.
 - (iii) You must not mortgage or grant a charge, lien or encumbrance over any Node1 Internet owned equipment.
- (b) Equipment purchased by you from us or any of our personnel
 - (i) You may purchase equipment from us or any of our personnel to use in connection with the service.
 - (ii) Subject to *your statutory rights as a consumer, you* will own the equipment and be responsible for the equipment from when *you* receive it.

6.3 Installation of the equipment

You must provide an adequate and suitable space, power supply and environment for all equipment used in connection with the *service* and located on the *premises*.

6.4 Maintenance and repair of any *Node1 Internet owned equipment*

Unless we both agree otherwise, you must allow our personnel (and only our personnel) to service, modify, repair or replace any Node1 Internet owned equipment.

6.5 Lost, stolen and damaged equipment

- (a) You are responsible for any lost, stolen or damaged *Node1 Internet owned equipment*, except if it is caused by us or our personnel.
- (b) You will be responsible for any outstanding payments for equipment that you have purchased from us or our personnel, even when that equipment is lost, stolen or damaged, except if it is caused by us or our personnel.

7. NETWORK MAINTENANCE, FAULT REPORTING AND RECTIFICATION

7.1 Maintenance on the *network* used to supply the *service*

- (a) We may conduct maintenance on the Node1 Internet network and maintenance may be conducted on a supplier's network used to supply the service.
- (b) We will try to conduct scheduled maintenance on the *Node1 Internet network* outside normal business hours, but we may not always be able to do so.

7.2 Reporting faults

- (a) We will provide a fault reporting service for you to report faults.
- (b) Before *you* report a fault to *us*, *you* must take all reasonable steps to ensure that the fault is not caused by any equipment that *we* are not responsible for such as equipment that is owned by *you* or is not provided by *us* for *you* to use in connection with the *service*.

7.3 Assisting *us* in investigating and repairing a fault

You must provide all reasonable assistance to enable us or our personnel, or where necessary a supplier, to investigate and repair a fault.

7.4 Our responsibility for repairing faults

- (a) We will repair faults within the Node1 Internet network.
- (b) Unless the *service description* expressly provides otherwise, *we* are not responsible for repairing any fault in the *service* where the fault arises in or is caused by:
 - (i) a *supplier*'s network,
 - (ii) equipment that we are not responsible for such as equipment that is owned by you or is not provided by us for you to use in connection with the service, or
 - (iii) facilities outside the Node1 Internet network.

(c) Where:

- (i) the fault arises in or is caused by a *supplier*'s network,
- (ii) we become aware of the fault, and
- (iii) we are not responsible for the repair of that fault,

we will notify the *supplier* of the fault and request that the fault be corrected promptly, but *we* will not bear any further liability or responsibility.

- (d) Where the fault arises in or is caused by equipment that we are not responsible for such as equipment that is owned by you or is not provided by us for you to use in connection with the service, we are not responsible for the repair of that fault. If you ask us to investigate and repair such a fault:
 - (i) we will give *you* an estimate of the probable cost of investigating the fault and, if *you* agree to pay those costs, *we* will undertake an investigation and *we* will then charge *you* for the cost of investigation,

- (ii) if we have investigated the fault, we will use reasonable endeavours to inform you of the fault's probable cause, and
- (iii) if *you* request us to repair the fault and *we* agree to repair the fault, *we* will give *you* an estimate of the probable cost of repairing the fault and *we* will then charge *you* for the cost of repairing the fault.
- (e) If we investigate a fault and determine that the fault is attributable to an excluded event, then we may charge you for any costs we incur in investigating and repairing the fault.

7.5 Loss of access

If the fault results in a significant *loss* of access to, or use of the *service*, *you* should check if *you* are entitled to a refund or rebate under clause 10.3 below. You may also be entitled to *cancel the service* under clause 11.1(a)(ii)(A) below.

8. FEES AND CHARGES

8.1 What are the fees and charges for using the service?

- (a) You must pay:
 - (i) the fees and charges for the *service*, which are set out in the *critical information summary* or in any applicable *special*, and
 - (ii) any additional fees and charges noted in the *agreement* (including in *your application*) or notified by us in accordance with the *agreement* from time to time.
- (b) You must pay all fees and charges which are incurred for the service even if you did not authorise its use.
- (c) You must pay the fees and charges for the *service* even if the *service* is unavailable or *you* are unable to access the *service*. You will be entitled to a refund or a rebate under clause 10.3 below if:
 - (i) you suffer a significant *loss* of access to, or use of, the *service*, and
 - (ii) the *loss* was not as a result of circumstances reasonably attributable to *you* or equipment that *we* are not responsible for, such as equipment that is owned by *you* or is not provided by us for *you* to use in connection with the *service*.

8.2 Types of fees and charges (including administration charges and other charges)

- (a) In addition to the fees and charges *you* incur in the normal use of the *service* (including an *access fee*, where applicable), *we* may charge *you* for an administration fee and other similar charges. These costs may include suspension fees or *cancellation fees*, late payment fees, payment dishonor fees and reconnection or reactivation fees. These charges are set out in the *standard pricing table* for *your service*.
- (b) We may also ask *you* to make a pre-payment usage charge or request that *you* make an interim good-faith payment (including, for example, if there has been an *unusually high use* of the *service*).

8.3 How do we calculate fees and charges?

- (a) To calculate fees and charges we look at billing information generated or received by us.
- (b) If you use the services of a third party, you will be billed at the third party's applicable rates and charges. We may bill you for your use of the services of a third party, acting in our capacity as that third party's billing agent only.

8.4 Specials

- (a) We may offer you a special from time to time (including a special in relation to a particular pricing plan).
- (b) We will notify *you* of any *specials* offered to *you* either through general advertising or by specifically advising *you*. The terms of each *special* will either be set out in the *standard pricing table* for the relevant *service*, in an appendix, in advertising material or *you* will be advised separately in writing.
- (c) A *special* may be an offer to vary the price or the terms of supply (including the *minimum term*), and it may be subject to certain conditions.
- (d) If you validly accept a special, the terms of the special will prevail to the extent that the terms of the special are inconsistent with the terms of the agreement. Otherwise, the terms and conditions of the agreement continue to apply.
- (e) After the *special* expires, we may end the *special* and the full terms and conditions of the *agreement* will apply.

8.5 Variable charges

- (a) Some fees and charges for the *service* are subject to variation, such as charges relating to:
 - (i) international services or roaming; and
 - (ii) content or premium services.
- (b) You should contact us before travelling overseas

9. BILLING AND PAYMENTS

9.1 How often will we bill you?

We will bill you on a regular basis (either in advance or in arrears), unless otherwise set out in the service description.

9.2 What will appear on *your* bill?

- (a) We will try to include on *your* bill all charges for the relevant billing period. However, this is not always possible and *we* may include these unbilled charges in a later bill(s).
- (b) We may place *your service* on a single bill with one or more other *services* that *you* have with us. If *you* receive a single bill, afterwards it may not be possible to obtain individual bills for *your services*.

9.3 What types of payment methods may *you* use?

a) You may pay by one of the payment methods as set out in the "How to Pay" section of your bill or on our websites.

9.4 When must you pay your bill?

Subject to clause 10.2, you must pay the entire amount billed by the due date specified in the payment notification, bill or as otherwise notified by us.

9.5 What happens if *you* do not pay *your* bill by the due date?

If you do not pay your bill by the date the payment is due, we may:

- (a) charge you a late fee. You should see the relevant policy and/or critical information summary for the service concerned to check the late fee that applies;
- (b) suspend or cancel the service, in accordance with clause 11 or 12 as relevant or the relevant service description. If we suspend or cancel the service, we may charge you a suspension fee or cancellation fee. If the service is cancelled and the service disconnected or deactivated, you may have to pay a reconnection or reactivation fee for the reconnection or reactivation of the service. You should see the relevant critical information summary for the service concerned to check what fees apply, and if fees do apply, what that fee is;
- (c) engage a mercantile agent to recover the money *you* owe us. If *we* engage a mercantile agent, *we* may charge *you* a recovery fee;
- (d) institute legal proceedings against *you* to recover the money *you* owe us. If *we* institute legal proceedings, *we* may seek to recover our reasonable legal costs reasonable incurred; and
- (e) on-sell any unpaid amounts to a third party. If we do this, any outstanding amounts will be payable to that third party.

9.6 What happens if *you* have overpaid as a result of a billing error?

If you have overpaid as a result of a billing error:

- (a) your account will be credited with the amount *you* have overpaid, or
- (b) if you have stopped obtaining the service, we will use reasonable endeavours to notify you that you have overpaid and refund the over payment.

9.7 Taxes (including GST)

- (a) Unless otherwise indicated, the fees and charges set out in the *agreement* include any amount on account of tax.
- (b) Where the fees and charges do not include an amount on account of *tax*, if any *tax* is payable by us in relation to, or on any supply under or in connection with the *agreement*, *we* will increase the *tax* exclusive fees and charges by an additional amount on account of the *tax*. You must pay the additional amount at the same time *you* pay the fees and charges. This applies where the *tax*, such as GST, is directed at, and imposed on, *you*, the end-user.

10. COMPLAINTS AND DISPUTES

10.1 Making complaints

- (a) If you have any complaints in connection with the service, you may complain in writing or by calling us.
- (b) We will handle *your* complaint in accordance with our complaints procedure. You may obtain a copy of this procedure from us or on our website: www.node1.com.au
- (c) We will use our best endeavours to resolve *your* complaint, however if *we* are not able to resolve *your* complaint to *your* satisfaction, *you* can take *your* complaint through other avenues, such as the Telecommunications Industry Ombudsman, the Department of Fair Trading or Department of Consumer Affairs in *your* state or territory.

10.2 Suspension of payment obligations

Where your complaint is about a fee or charge for the use of the service, provided we reasonably believe your complaint is bona fide, we will

- (a) in most cases suspend payment obligations, for that fee or charge only, until the complaint has been investigated and resolved, or
- (b) if *you* pay by direct debit, protect *your* account and reverse any incorrect fees or charges that have been applied to *your* account, once the complaint has been investigated and resolved.

All other fees and charges that are not in dispute are due and payable.

10.2A Financial Hardship Policy

The Node1 Internet Financial Hardship Policy contains information about how we can assist customers who are experiencing financial hardship. You can see and print a copy at www.node1.com.au or have a copy sent to you by calling us on 08 9964 5464.

10.3 Complaints about *loss* of access to the *service*

Where *your* complaint is about a significant *loss* of access to, or use of, the *service* and the *loss* was not as a result of circumstances reasonably attributable to *you* or equipment that *we* are not responsible for, such as equipment that is owned by *you* or is not provided by us for *you* to use in connection with the *service*, *you*

- (a) will be entitled to a refund or a rebate of any *access fees* for the period in which *your* access or use was interrupted (including when an *intervening event* occurs) and
- (b) may be entitled to cancel the service under clause 11.1(a)(ii)(A) below.

You should contact customer service to lodge your complaint.

11. CANCELLING THE SERVICE

11.1 Your right to cancel the service

- (a) You may *cancel the service* at any time by:
 - i) giving us 30 days' notice (please note that you are required to give us this notice if you do not wish to continue to use the service after the end of the minimum term of a fixed-length agreement, otherwise we will continue to supply the service to you see clause 2.7(b) above), or
 - (ii) giving us notice, if:
 - (A) we breach a material term of the *agreement* and *we* cannot remedy that breach, including where there are prolonged or repeated interruptions to *your* access to or use of, the *service* and the *loss* was not as a result of circumstances reasonably attributable to *you* or equipment that *we* are not responsible for, such as equipment that is owned by *you* or is not provided by us for *you* to use in connection with the *service*; or
 - (B) we breach a material term of the *agreement* and *we* can remedy that breach, but *we* do not remedy that breach within 30 days after *you* give us notice requiring us to do so; or
 - (C) any *intervening event* prevents the supply of the *service* in accordance with the *agreement* for more than 14 days.
- (b) If the *agreement* is an unsolicited *consumer agreement* regulated by the unsolicited *consumer agreement* provisions of the Australian Consumer Law, you may also *cancel the service*
 - (i) before the end of the cooling-off period which is:
 - (A) if the *agreement* was negotiated otherwise than by telephone the period of 10 business days from and including the first business day after *you* signed *your application*; or
 - (B) if the *agreement* was negotiated by telephone the period of 10 business days from and including the first business day after *you* received written confirmation from us of *your application*;
 - (ii) in accordance with any additional termination rights *you* may have relating to unsolicited *consumer* agreements under the Australian Consumer Law. Details about these additional rights to cancel the agreement are set out in the information provided to *you* with *your application*.
- (c) If the *agreement* is a *fixed-length agreement*, *you* may also *cancel the service* in accordance with clause <u>2A</u> above. Clause <u>2A</u> sets out the circumstances which give *you* the right to *cancel the service* if *we* change the *agreement*.

11.2 Our right to cancel the service - non fixed-length agreement

If the agreement is a non-fixed-length agreement, we may cancel the service at any time by giving you at least 30 days' notice.

11.3 Our right to cancel the service - non fixed-length agreement and fixed-length agreement

- (a) We may cancel the service at any time if:
 - (i) there is an emergency,
 - (ii) we reasonably suspect fraud by *you* or any other person in connection with the *service*,
 - (iii) any amount owing to us in respect of the *service* (which is not the subject of a valid dispute under clause 10.2 above) is not paid by its due date and *we* give *you* notice requiring payment of that amount and *you* fail to pay that amount in full within ten (10) business days after *we* give *you* that notice, unless otherwise set out in the *agreement*,
 - (iv) we reasonably consider *you* a credit risk because *you* have not paid amounts owing to us or any *Logic IT Solutions Pty Ltd Company* (which is not the subject of a valid dispute under clause 10.2 above) in respect of any *service* by its due date and *you* are given notice requiring payment of that amount by that *Logic IT Solutions Pty Ltd Company* and *you* fail to pay that amount in full within the required period,
 - (v) you breach a material term of the *agreement* (including for the avoidance of doubt, but not limited to, clauses 5.1 and 5.3 above or *your* obligations relating to the use of the *service* set out in the *service* description or otherwise misuse either the *service* (for example in breach of the Fair Use Policy) or breach clause 6.1 above) and *you* cannot remedy that breach,

- (vi) you breach a material term of the *agreement* (other than a breach which separately gives rise to rights under this clause) (including for the avoidance of doubt, but not limited to, clauses 5.1 and 5.3 above or *your* obligations relating to the use of the *service* set out in the *service description* or otherwise misuse either the *service* (for example in breach of the Fair Use Policy) or breach clause 6.1 above) and *you* can remedy that breach, and *you* do not remedy that breach within 30 days after *we* give *you* notice requiring *you* to do so.
- (vii) we are required to do so to comply with an order, instruction, request or notice of a *regulator*, an emergency *services* organisation, any other competent authority or by authorisation of or under law (for example, under the Copyright Act 1968 (Cth)),
- (viii) you suffer an *insolvency event* and *we* reasonably believe *we* are unlikely to receive payment for amounts due,
- (ix) you die or if *you* are a partnership and the partnership is dissolved or an *application* is made to dissolve the partnership, and *we* reasonably believe *we* are unlikely to receive payment for amounts due,
- (x) the service is suspended for more than 14 days, unless otherwise set out in the agreement,
- (xi) any *intervening event* prevents the supply of the *service* in accordance with the *agreement* for more than 14 days, or
- (xii) we are otherwise entitled to do so under the agreement.
- (b) In most circumstances, we will give you as much notice as we reasonably can before we cancel the service. However, in some circumstances, for example in an emergency or if we consider your use of the service is unreasonable and in breach of Fair Use Policy, we may cancel the service without notice to you.

11.4 How can you cancel the service?

- (a) You can ask us to cancel the service by calling us. Your call will be notice to cancel the service.
- (b) You may also be able to cancel the service by electing to have an equivalent service to the service supplied by another carrier or carriage service provider (including, by churning). That carrier or carriage service provider will inform us that you have elected to have the relevant service supplied by them or have churned to them and we will cancel the service immediately.

11.5 When will the *service* be cancelled?

The service will be cancelled on the cancellation date. You will not be able to use the service after the cancellation date.

11.6 What happens when the service is cancelled?

- (a) The *agreement* terminates when the *service* is cancelled.
- (b) If the *service* is cancelled:
 - (i) you are liable for any charges incurred (including the *cancellation fee*, and outstanding *equipment charges* if any) up to, and including, the *cancellation date* (you should check the *service description* and *critical information summary* for *your service* for details of any applicable *cancellation fee*). You will not be liable for any such charges under this subsection if *you cancel the service* in accordance with section 11.1(b)(i) above.
 - (ii) because an *intervening event* prevents the supply of the *service* in accordance with the *agreement* for more than 14 days (under clause 11.1(a)(ii)(C) or 11.3(a)(xi) above), *you* are liable for any charges incurred (including outstanding *equipment charges* if any) up to the *cancellation date*. However, unless it is fair and reasonable for us to do so, *we* will not charge *you* any *cancellation fee* in these circumstances
 - (iii) you authorise us to apply any over payment on *your* account and/or money that *you* have paid in advance for the *service* which is being cancelled to pay for any undisputed outstanding charges (including the *cancellation fee*, if any),
 - (iv) subject to paragraph (iii) above and unless otherwise set out in the *service description, we* will refund any over payment on *your* account and any money that *you* have paid in advance for the *service* which is being cancelled on a pro-rata basis to *you*, and
 - (v) if you are required under the *service description* to pay for the *service* by direct debit payment (either from your credit card or from your nominated bank account), you authorise us to debit any undisputed outstanding charges (including any *cancellation fee*, if any) from your credit card or bank account.
- (c) If the *service* is cancelled as a result of circumstances reasonably attributable to *you*:
 - (i) before the *service start date, you* must pay us all infrastructure and installation costs incurred by us in connection with preparations for supplying the *service* to *you*, and
 - (ii) during the *minimum term*, subject to clause <u>2A</u>, you must pay us the *cancellation fee*.
- (d) If you wish to reinstate the service you should contact us. If the service is cancelled as a result of circumstances reasonably attributable to you and we reinstate the service, then you may have to pay us a reconnection or reactivation fee.
- (e) If *you* are able to use the *service* after the *cancellation date*, *you* are liable for any charges incurred by *you* for that use, in addition to any other charges under this clause 11.6.

12. SUSPENDING THE SERVICE

12.1 Our rights to suspend the *service*

- (a) We may suspend the *service* at any time, if:
 - (i) there is an emergency,
 - (ii) doing so is necessary to allow us or a *supplier* to repair, maintain or *service* any part of the *Node1 Internet* network or a *supplier*'s network used to supply the *service*,
 - (iii) we reasonably suspect fraud by you or any other person in connection with the service,
 - (iv) we reasonably believe there has been an unusually high use of the service,
 - (v) any amount owing to us in respect of the *service* (which is not the subject of a valid dispute under clause 10.2 above) is not paid by its due date and *we* give *you* notice requiring payment of that amount and *you* fail to pay that amount in full within ten (10) business days after *we* give *you* that notice, unless otherwise set out in the *agreement*,
 - (vi) we reasonably consider *you* a credit risk because *you* have not paid amounts owing to us or any *Logic IT Solutions Pty Ltd Company* (which is not the subject of a valid dispute under clause 10.2 above) in respect of any *service* is not paid by its due date and *you* are given notice requiring payment of that amount by that *Logic IT Solutions Pty Ltd Company* and *you* fail to pay that amount in full within the required period,
 - (vii) you breach a material term of the *agreement* (including for the avoidance of doubt, but not limited to, clauses 5.1 and 5.3 above or *your* obligations relating to the use of the *service* set out in the *service* description or otherwise misuse either the *service* (for example in breach of the Fair Use Policy or breach clause 6.1 above) and *you* cannot remedy that breach,
 - (viii) you breach a material term of the *agreement* (other than a breach which separately gives rise to rights under this paragraph) (including for the avoidance of doubt, but not limited to, clauses 5.1 and 5.3 above or *your* obligations relating to the use of the *service* set out in the *service description* or otherwise misuse either the *service* (for example in breach of the Fair Go Policy or breach clause 6.1 above) and *you* can remedy that breach, and *you* do not remedy that breach within 30 days after *we* give *you* notice requiring *you* to do so,
 - (ix) we are required to do so to comply with an order, instruction, request or notice of a *regulator*, an emergency *services* organisation, any other competent authority or by authorisation of or under law (for example, under the Copyright Act 1968 (Cth)),
 - (x) problems are experienced interconnecting the Node1 Internet network with any supplier's network,
 - (xi) you suffer an *insolvency event* and *we* reasonably believe *we* are unlikely to receive payment for amounts due,
 - (xii) you die or if *you* are a partnership and the partnership is dissolved or an *application* is made to dissolve the partnership, and *we* reasonably believe *we* are unlikely to receive payment for amounts due, or
 - (xiii) we are otherwise entitled to do so under the agreement.
- (b) In most circumstances, we will give you as much notice as we reasonably can before we suspend the service. However, in some circumstances, for example in an emergency or if we consider your use of the service is unreasonable and in breach of our Fair Use Policy we may suspend the service without notice to you.
- (c) If we suspend the service, we may later cancel the service for the same or a different reason.

12.2 What happens when the *service* is suspended

- (a) If the *service* is suspended, *you* will have to pay *access fees* for the *service* while it is suspended.
- (b) If the *service* is suspended and the suspension was not as a result of circumstances reasonably attributable to *you* or equipment that *we* are not responsible for, such as equipment that is owned by *you* or is not provided by us for *you* to use in connection with the *service*, *you* will be entitled to a refund or a rebate of any *access fees* for the period of suspension. You should contact customer *service* for *your* refund or rebate.
- (c) If the *service* is suspended as a result of circumstances reasonably attributable to *you*, *you* may have to pay us a suspension fee. You should check the relevant *standard pricing table* for the *service* concerned to see if a suspension fee applies.
- (d) If you wish to lift the suspension you should contact us.

13. WHAT ARE YOU AND WE LIABLE FOR

13.1 Your liability to us

- (a) You are liable to us for any breach of the agreement by you that causes foreseeable substantial loss to us.
- (b) You are not liable to us for any *consequential loss*es *we* suffer or for any costs, expenses, *loss* or charges that *we* incur which are not a direct result of something *you* have done.

13.2 Our liability to you

- (a) We have responsibilities and obligations under the law, including under:
 - (i) the Telecommunications Legislation,
 - (ii) the Competition and Consumer Act, including the Australian Consumer Law,
 - (iii) applicable laws, regulations and codes.

Nothing in the agreement removes or limits any rights that you have under existing laws or regulations.

Your statutory rights as a consumer

Under the Australian Consumer Law, if *you* enter into an *agreement* to purchase goods or *services* from us which cost less than \$40,000 or are normally acquired for personal, domestic or household use and, in the case of goods, the goods are not re-supplied by *you*, certain *consumer* guarantees apply to those goods and *services* in relation to acts or omissions that occur on or after 1 January 2011 (consumer guarantees).

Consumer guarantees apply regardless of any express warranties to which *you* may be entitled under this agreement.

We guarantee that:

- goods are of acceptable quality (unless we specifically drew to your attention the reasons why the goods are not of acceptable quality);
- any express warranties will be honoured;
- you are buying goods that have clear title, that do not have undisclosed securities and with a right to undisturbed possession;
- you are buying goods that are fit for any disclosed purpose;
- you are buying goods that match the description, sample or demonstration model; and
- the *services we* supply are provided with due care and skill, are fit for any specified purpose (as are any products resulting from the *services*) and are provided within a reasonable time, if no time is fixed for supply of the *services*.

If the goods or *services we* supply fail to meet a *consumer* guarantee, *you* may have rights against us. This may include the right to a repair, replacement or refund. In certain circumstances *we* may choose how *we* remedy our failure. In other circumstances, *you* may choose how the failure should be remedied.

You may not be entitled to a refund or replacement under the *Australian Consumer Law* if the good is not rejected within a reasonable period; *you* have lost, destroyed or disposed of the good; or the good has been damaged after delivery. You may be entitled to recover reasonably foreseeable *loss* or damage suffered for our failure to meet a *consumer* guarantee.

You may also have rights against us in relation to acts or omissions occurring before 1 January 2011 that amount to a breach of an implied condition and/or warranty under the *Trade Practices Act*, in respect of goods or *services* purchased from us which cost less than \$40,000 or are normally acquired for personal, domestic or household use and, in the case of goods, the goods are not re-supplied by *you*.

- (b) We are liable to you for:
 - (i) any damage to *your* property which has been caused by the fault, negligence or fraud by us or our *personnel* during installation, repair or maintenance,
 - (ii) interruptions in *your* use of the *service* as a result of a fault or negligence of us or our personnel, to the extent of a refund or rebate for the period of the interruption and compensation for any reasonable *loss* incurred, and
 - (iii) death or personal injury caused by us or our personnel.
- (c) If you have contributed to any loss or damage you are claiming against us, our liability is reduced to the extent of your contribution.
- (d) Subject to *your statutory rights as a consumer, we* are not liable to *you* for any *consequential losses you* suffer or for any costs, expenses, *loss* or charges that *you* incur.

14. ASSIGNING THE AGREEMENT TO A THIRD PARTY

14.1 How can we assign our responsibilities to a third party

- (a) We may assign some or all of our rights under the *agreement* (where those rights are assignable) to any person.
- (b) We may transfer some or all of our obligations under the *agreement* to any *Logic IT Solutions Pty Ltd Company* that is able to perform those obligations.
- (c) We may perform any of our obligations under the *agreement* by arranging for them to be performed by another person, including a *supplier* or another *Logic IT Solutions Pty Ltd Company*. We will still be responsible for the performance of the obligations.

14.2 How can *you* assign *your* responsibilities to a third party

- (a) You may assign *your* rights under the *agreement* (where those rights are assignable) so long as *you* have our prior written consent.
- (b) You may transfer *your* obligations under the *agreement* if:
 - (i) the person to whom *you* are transferring the obligations:
 - (A) provides satisfactory proof of identification,
 - (B) meets the eligibility criteria for the service,
 - (C) has an appropriate credit rating, and
 - (ii) the *service* is available at the location where they wish to acquire the *service*.

15. **GENERAL**

15.1 Which laws and courts govern the *agreement*?

- (a) The *agreement* is governed by the laws of the Commonwealth of Australia and the laws of the state or territory in which *you* normally reside.
- (b) You and we submit to the exclusive jurisdiction of the courts of the Commonwealth, and its states and territories.

15.2 Intellectual property protections

- a) We own all material (including *intellectual property rights*) developed by us or our personnel, or at our or their direction.
- (b) We may permit *you* to use this material, or other material licensed by us, as part of the *service*. This permission is subject to any conditions which *we* may impose from time to time and will cease when the *service* is cancelled.
- (c) You must not infringe any person's *intellectual property rights* (such as by using, copying or distributing data or software without the permission of the owner) in using the *service*. If *you* breach this paragraph, *we* may suspend the *service* under clause 12.1(a)(vii) or (viii) or *cancel the service* under clause 11.3(a)(v) or (vi).

15.3 What happens if *you* can't fulfil *your* obligations or *we* can't fulfil our obligations under the *agreement* because of an event outside *your* or our control?

- (a) If an *intervening event* occurs which affects *you* from performing any of *your* obligations under the *agreement* (other than an obligation to pay money), then *you* will not be liable for failing to perform that obligation. You must notify us of the *intervening event* and use *your* best efforts to resume performance in accordance with the *agreement* as soon as reasonably possible. Our obligations continue during the *intervening event*, except if *we* are not able to perform our obligations because *you* are unable to perform *your* obligations due to the *intervening event*.
- (b) If an *intervening event* occurs which affects us (or any of our personnel) from performing any of our obligations under the *agreement* (other than an obligation to pay money), then *we* will not be liable for failing to perform that obligation. We must notify *you* of the *intervening event* and use our best efforts to resume performance in accordance with the *agreement* as soon as reasonably possible. Your obligations continue during the *intervening event*, except if *you* are not able to perform *your* obligations because *we* are unable to perform our obligations due to the *intervening event*.

15.4 What happens if *you* become a carrier or carriage *service* provider?

- (a) You represent that *you* are not a carrier or carriage *service* provider.
- (b) If you are or become a carrier or carriage service provider, we may immediately cancel the service by giving you notice.
- (c) If we cancel the service under this clause, we will negotiate in good faith with you to enter into an alternative agreement governing supply of the service, on terms to be agreed.

15.5 When do we waive a right we have under the agreement?

If you breach the agreement and we do not exercise a right that we have because of your breach, we do not necessarily waive our entitlement to exercise that right because of your breach at any later time.

15.6 Payment of commission by us

We may pay a commission to any of our *personnel* in connection with the *agreement*.

15.7 Information about *your* rights

Information and advice about *your* rights can be obtained by contacting the Australian Communications and Media Authority, the Telecommunications Industry Ombudsman, the Australian Competition and Consumer Commission or the relevant Department of Fair Trading or Department of Consumer Affairs in *your* state or territory.

16. WHAT DO TERMS IN THE AGREEMENT MEAN?

16.1 Definitions

access fee means the fixed payment for access to the service payable on a regular basis (often monthly). The access fee is payable regardless of the actual usage of the service. A minimum monthly charge and minimum monthly service charge are also access fees.

agreement means the terms and conditions on which we supply the service to you.

appendices means the appendices containing information relevant to the service.

application means the part of the *agreement* which is the written or verbal *application you* complete to request that *we* supply the *service* to *you*.

Australian Consumer Law means The Australian Consumer Law set out in Schedule 2 of the Competition and Consumer Act 2010 (Cth).

cancel the service means that the service is cancelled and the agreement is terminated.

cancel the service for convenience means to cancel the service in circumstances where you have not breached the agreement and there is no other event which triggers the right to cancel the service.

cancellation date means:

- (a) the date 30 days after you notify us that you wish to cancel the service, unless we agree otherwise,
- (b) the date at least 30 days after we notify you that we will be cancelling the service, or
- (c) as otherwise set out in the agreement.

cancellation fee means the cancellation fee or termination charge which may be payable on cancellation of the service. Unless otherwise indicated in the service description, any cancellation fee payable is set out in the standard pricing table.

charging zone refers to the geographic zone within which a particular *service* number can be used, which in turn determines the applicable *charging zone*, as prescribed by ACMA's Telecommunication Numbering Plan 1997.

churn means to change from having a *service* supplied by one carrier or carriage *service* provider to having the *service* supplied by another carrier or carriage *service* provider.

Competition and Consumer Act means the *Competition and Consumer Act* 2010 (Cth), (named the *Trade Practices Act* before 1 January 2011) as amended or replaced from time to time.

consequential loss means any loss of revenue or profits, loss of anticipated savings, loss of data, loss of value of equipment, any penalties or fines imposed by a regulator and any loss that is an indirect loss.

consumer means a person who acquires and uses the *service* for personal, domestic or household use only. **consumer terms** means this document.

content means:

- (d) all forms of information, including text, pictures, animations, video, sound recordings, software, separately or combined, and
- (e) any content service,

sent and received across a *network*. For the avoidance of doubt, *content* includes, but is not limited to, SMS and MMS. *credit rating* means information about *your* credit worthiness, credit standing, credit history or credit capacity that credit providers are entitled to give to each other under the *Privacy Act 1998* (Cth) as amended from time to time.

equipment charges means any payment for equipment obtained from *us* including, for example, phones or modems and includes the cost of any software or licences supplied to operate in conjunction with that equipment.

excluded event means:

- (f) a breach of the agreement by you,
- (g) a negligent or fraudulent act or omission by you or any of your personnel, or
- (h) a failure of any of *your* equipment.

fixed-length agreement means an *agreement* that has a *minimum term*, during which time neither *you* nor *we* are free to change the terms of the *agreement* or to *cancel the service*, other than as specifically provided for in the *agreement*. A *fixed-length agreement* does not include a month-to-month *agreement*.

insolvency event means:

- (i) bankruptcy proceedings are commenced against you, or you are declared bankrupt,
- (j) any step is taken to enter into any scheme of arrangement between you and your creditors,
- (k) any step is taken by a mortgagee to enter into possession or dispose of the whole or any part of *your* assets or business,
- (l) any step is taken to appoint a receiver, a receiver and manager, a trustee in bankruptcy, a liquidator, a provisional liquidator, an administrator or other like person to *you* or to the whole or any part of *your* assets or business,
- (m) you suspend payment of your debts generally, or
- (n) *you* are, or become, unable to pay *your* debts when they are due or *you* are, or are presumed to be, insolvent for the purposes of any provision of the *Corporations Act 2001* (Cth).

intellectual property rights means any intellectual or industrial property rights (including any registered or unregistered trademarks, patents, designs, or copyright).

intervening event is an event outside *your* or *our* reasonable control which interferes with the operation of the *network we* use to supply the *service* and results in ongoing disruption to the *service*. An *intervening event* includes the following events

where those events are outside *your* or *our* reasonable control: failure of any electrical power supply, failure of air-conditioning or humidity control, electromagnetic interference, fire, storm, flood, earthquake, accident, war, the change or introduction of any law or regulation (including the *Telecommunications Legislation*) or an act or omission of any third party or any failure of any equipment owned or operated by any third party (including any *regulator*, any *supplier* or any of their *personnel*).

minimum term means the period of time for which you have agreed to receive the service under a fixed-length agreement. The minimum term begins on the service start date and runs for the period of time stated on the application, unless otherwise set out in the agreement. For a non fixed-length agreement, there is no minimum term.

loss means any loss, cost, liability or damage, including reasonable legal costs.

network means any interconnected telecommunications equipment, facilities, or cabling.

non fixed-length agreement means an agreement that does not have a minimum term, or a fixed-length agreement where the minimum term has expired. A non fixed-length agreement includes a month-to-month agreement.

Logic IT Solutions Pty Ltd Company means Logic IT Solutions Pty Ltd (ABN 14 408 523 096) and each of its related businesses. Node1 Internet network means the Node1 Internet network used to supply the service, as set out in the service description. Node1 Internet owned equipment means any equipment or cabling we, or our personnel, may provide or lease to you to use in connection with the service.

personnel of a person means that person's employees, agents, contractors or other representatives and, in the case of *us*, includes the employees, agents, contractors or other representatives of any *Node1 Internet group company*.

premises means locations:

- (o) at which we supply the service, and/or
- (p) to which we need to have access to supply the service.

pricing plan contains information about the terms and conditions and prices of the plan *you* have selected in *your* application. You may also hear a *pricing plan* referred to as a 'rate plan'.

regulator means the Australian Communications and Media Authority and the Australian Competition and Consumer Commission or statutory body or authority.

related corporation of a company means another company that is related to that entity in any of the ways specified in section 50 of the *Corporations Act 2001* (Cth).

service means the *service*, with the features requested in the *application* as described in the *service description*, and any related goods (including equipment) and ancillary *services* which we supply to you in connection with that *service*.

service description means the part of the *agreement* entitled 'service description', which is our standard service description for *consumers* describing the service.

service start date for the *service* means the date on which *we* start supplying that *service* to *you*, unless otherwise specified in the *service description*.

special means a special promotion or offer made by us in connection with the service.

standard pricing table means the part of the *agreement* entitled 'standard pricing table', which is *our* standard rate plan, pricing and charges list for *consumers* for the *service*.

supplier means any *supplier* of goods or *services* (including interconnection *services*) which are used directly or indirectly by *us* to supply the *service* to *you*. Where a *supplier* supplies goods or *services* to *you* directly, that *supplier* is not acting in its capacity as *supplier*, but rather is a third party providing *services* directly to *you*.

tax means any value-added or goods and services tax, withholding tax, charge (and associated penalty or interest), rate, duty or impost imposed by any authority at any time but does not include any taxes on income or capital gains.

Telecommunications Legislation means the Telecommunications Act 1997 (Cth), the Telecommunications (Consumer Protection and Service Standards) Act 1999 (Cth) and Part XIB, Part XIC and related provisions of the *Competition and Consumer Act*, including the Australian Consumer Law.

tethered modem refers to the use of a mobile phone as a modem when connected to a computer or laptop, enabling connection to the internet over a mobile network. The connection to the computer or laptop may be either with cables or wireless. Use of a mobile phone as a *tethered modem* requires both an active mobile *service* together with a *tethered modem* data plan.

Trade Practices Act means the *Trade Practices Act* 1974 (Cth).

you means the person who fills out the *application* (and **your** and **yours** is to be construed accordingly). Only one person may fill out the *application*.

your statutory rights as a consumer means your rights and remedies as a consumer under the Australian Consumer Law (see the explanatory box at clause 13.2 of these consumer terms).

we means the *Node1 Internet group company* specified in the *service description* as supplying the *service* (and **us** and **ours** is to be construed accordingly).

unusually high use means high out of pattern usage of the service on a short term basis or a sustained high usage which exceeds the general average usage of customers on a similar pricing plan or who have accepted a similar special.

16.2 Interpretation

- (a) The following words have the same means in the *agreement* as they have in the *Telecommunications Legislation*:
 - (i) carriage service,
 - (ii) carriage service provider,

- (iii) carrier,
- (iv) content service, and
- (v) facility.
- (b) A term which is defined in any part of the *agreement* has the same meaning in every other part of the *agreement*.
- (c) The singular includes the plural and vice versa.
- (d) Different grammatical forms of the same word(s) have the same meaning.
- (e) Examples or words of inclusion are illustrative only and do not limit what else might be included.
- (f) A reference to a statute, ordinance, code or other law includes regulations and other statutory instruments under it and consolidations, amendments, re-enactments or replacements of any of them.
- (g) A reference to A\$, \$A, dollar or \$ is to Australian currency, unless otherwise stated.