

# General Terms and Conditions

## Nvisible Links Ontario Inc. General Terms of Service

### 1. GENERAL INFORMATION

(a) These Terms of Service (the “Terms”) govern the relationship for all **Broadband** services (the “Services”) ordered or purchased by a customer (the “Customer”) and for the Services the Customer agrees to subscribe to from Nvisible Links Ontario Inc. herein referred to as “Nvisible”. All terms herein shall form part of the Service Agreement(s), residential, commercial, retail or wholesale or other subscription or order form acknowledged and/or executed by the Customer to acquire Services from Nvisible to be delivered to or provisioned at a customers’ premises as stated by the Customer within the order form, subscription or service agreement (the “Customer Premises”). These Terms shall govern the relationship between Nvisible and the Customer whose name appears on the Service Agreement, subscription, registration or order form, whether in paper or online via the Internet or other electronic means (collectively, the “Agreement”) and the terms shall apply to every Service Nvisible offers, unless otherwise specified. Any additional Services the Customer contracts to receive from Nvisible, shall be covered in a separate Service-specific agreement, order form or subscription and shall be deemed to be appended to these Terms and identified as being incorporated herein if so appended. Particulars pertaining to the Services ordered, including but not limited to pricing, Customer information and length of contract are detailed in your Agreement with Nvisible. Except as otherwise or additionally outlined in the applicable service-specific agreement(s), these Terms shall apply to all Services.

(b) Nvisible offers Services pursuant to the rules and regulations established by the Canadian Radio-television and Telecommunications Commission (the “CRTC”) specifically, the decision on local service competition being Decision CRTC 97-8, **Local Competition**, 1 May 1997 (Decision 97-8) and other related decisions, orders and regulations issued or that may be issued by the CRTC. Nvisible’ network is connected to other local Canadian carriers, telecommunication service providers or their agents/resellers that offer service in Nvisible’ operating territory. Nvisible provides equal ease of access to some other long distance service providers that offer service in its operating territory.

### 2. SERVICES FEES AND CONTRACT TERM

#### (a) Term and Contract Renewal Commercial Customers –

Once any one of the Services are activated (delivered) or in the process of being activated, Nvisible shall provide the available Services, or such multiple Services for the period of months set out in the Agreement commencing on such date as each such

Service or Services are delivered as confirmed to the Customer's Premises (the "Term") and shall, unless terminated by the Customer in accordance with the termination provisions applicable for the Customer, be automatically renewed for subsequent periods of equal length unless otherwise terminated in accordance with the said termination provisions. At the expiration of the Term, Nvisible may adjust any charges pertaining to the Services by providing the Customer with 30 days' notice of such adjustment.

(b) Telephone Customers: Long Distance and Operator Services

(i) The Customer must be a telephone customer to be eligible for Nvisible' long distance services and a direct Customer for operator services. The Customer's use of operator assisted local or long distance Services, directory assistance, toll-free Service numbers, collect calls and bill to third party calls charges are unrelated to choice of long distance provider and the Customer agrees to pay for all charges associated with such use from the Customer's Premises, lines or Internet connections.

(ii) By acceptance of Nvisible' long distance or other usage-based Services, the Customer authorizes Nvisible to make the necessary changes to reflect the Customer's decision to subscribe for same. In most instances the Customer dials 1 plus the area code and the Customer's call will be carried on behalf of the Customer on Nvisible' network. The Customer also agrees to Nvisible' handling of all long distance calls and usage based Services as referred to above and will be responsible for, and agrees to pay for all long distance calls and usage based Services made from the Customer's Premises, lines or Internet connections.

(c) **Installation Fees.** One-time installation fees, if applicable, for set-up and installation of the Services, are due and payable concurrent with receipt of the first invoice issued to the Customer. However, Nvisible reserves the right to require upfront payment of installation fees (if applicable) upon ordering of the Services or execution of the Service Agreement.

(d) **Rental charges** for equipment (the charges for which are included along with applicable taxes, in the Nvisible High-speed Internet Services monthly charges). Charges for equipment will apply if equipment is not returned from the Customer's Premises to Nvisible' offices. If the equipment is not returned within thirty (30) days following cancellation, is returned in unsatisfactory condition, is damaged, tampered with or broken, Nvisible will charge the Customer a flat fee and the Customer is responsible for all charges as billed. Customer remains responsible for payment of all outstanding balances accrued through the effective date of cancellation as well as all disconnect fees, if any.

(e) **Moves, Adds or Changes to the Services.**

Should the Customer move, require additional Services or change the Services contracted for, the Customer may contact Nvisible regarding a move or to obtain such additional or

changed Services (the “Additional Services”) at such price, including termination or disconnection fees, new installation or administration charges as may be determined by Nvisible. An agreement in connection with a relocation/move or subscription for the Additional Services shall be executed by both parties and attached to the original Agreement, and shall be subject to these Terms by reference, inference, or otherwise and except as specifically described in the additional Agreement, all changed Services shall be deemed to form part of, shall be read together with and shall be subject to the terms of the original Agreement, subscription for Services and these Terms.

**(h) Re-Termination of Circuit** - In the event that the Customer requests a re-termination of its circuit (relocate the termination point of the telephone company's dedicated leased line at the Customer's premises), the Customer will be responsible for all fees assessed by Nvisible and the telephone company. Nvisible will not be responsible for any disruptions to the Services caused by any such re-termination.

### **(i) Termination of Service by Commercial Customers**

In the event of a complete and total failure of the Services for a period of no less than forty-eight (48) consecutive and non-cumulative hours, and where Nvisible has not provided or offered to provide the Customer with alternate Services, and such failure has not arisen, directly or indirectly from any of the causes listed in paragraph 2(1) hereof, then the Customer may terminate this Agreement upon sixty (60) days prior written notice to Nvisible. In the event that the Customer decides to cancel the Services for any reason other than as set out above, the Customer shall pay to Nvisible an amount equal to the remaining value of the Services to the end of the Term or any additional Term which commenced for any additional Services contracted for under separate contract. For greater clarity, Service is provided to the original Premises only as outlined in the Service Agreement. In the event the Customer moves to an alternate location, such move will be deemed to be a termination of the Services and termination charges as referenced above will apply, unless a new contract for equal or greater value has been executed between the parties for the alternate location(s). In the event this occurs, new installation or relocation/move fees may be applied to the Customer's account.

### **(j) Term for Residential Customers**

Once provisioned or in the process of being provisioned, the Customer shall be responsible for payment of the Services for a minimum of three years and shall continue until terminated by the Customer with thirty (30) days prior written notice to Nvisible or termination by Nvisible for any other reason set out in these Terms. Nvisible may adjust any charges pertaining to the Services on providing no less than thirty (30) days prior written notice.

**k) Termination of Service by Residential Customers Only If** cancellation of Services is desired, the Customer agrees to give Nvisible thirty (30) days notice. Charges for Services will continue for the remainder of term after notice of cancellation is received by Nvisible. If any Nvisible equipment is not returned within

thirty (30) days following cancellation, is returned in unsatisfactory condition, is damaged or broken, Nvisible will charge the Customer a flat fee and the Customer is responsible for all charges as billed. Customer remains responsible for payment of all outstanding balances accrued through the effective date of cancellation as well as all disconnect fees, if any.

(l) **Activation of Services** - In offering the Services to the Customer, Nvisible offers no guarantee of service delivery date or warranty of merchantability on the service date requested by the Customer. The Customer acknowledges that Nvisible shall not be liable to the Customer for any delays in delivering the Services or attempting to deliver the Services. The Customer also acknowledges that there are limitations and restrictions on the Services and, accordingly, the Services will only be provided to the Customer where technology permits and are subject to availability of service. Internet speeds are not guaranteed and may vary depending on Internet traffic and other factors. If for any reason, Nvisible is unable to deliver all or a portion of the Services, Nvisible reserves the right to:

(i) cancel or reduce the affected undeliverable Service for technical or other reasons;  
and

(ii) adjust the pricing for the remainder of the Services that are delivered if only a portion of the Services are undeliverable;

and

(iii) continue providing the remainder of the unaffected available Services. For greater clarity, adjustment to Services or cancellation of an unavailable Service shall not affect the remainder of the Services being provided pursuant to this Agreement and the application of such terms and conditions to the remainder of the Services shall not be affected and, Customer shall have no right to terminate the Agreement based on a claim for a particular Service being adjusted, unavailable or reduced, except as otherwise expressly set out herein. Other Terms may apply as detailed in the Agreement. The Customer accepts that any delays in the establishment of domain hosting and e-mail accounts as part of an Internet access package are deemed to be ancillary to that part of the Services which are Internet connection bundled Services and such delays in this process will not defer the initiation of billing for the Services. Once the Services are activated, Nvisible will provide the Customer with the Services for the minimum Term as provided for in the Agreement. Nvisible will install the Services up to the Customer's demarcation point as are necessary to connect the Customer's Premises to Nvisible' point of presence<sup>[1]</sup> and to permit the delivery and performance of the Services. Such equipment shall not, however, include terminal equipment as telephones, computers and related hardware. The Customer agrees that it shall change its terminal equipment upon ten (10) days notice (or less, for urgent or emergency situations) from Nvisible if the Customer's equipment or software has caused damage to Nvisible' equipment or network or is dangerous or interferes with service to others. Nvisible may, at its discretion, cancel or refuse to provide Services to the Customer for reasons including:

i. in the event Nvisible would incur unusual costs or expenses which the Customer will not pay, for example, for securing rights of way or rights of access, acquiring space in buildings, or for special construction or hardware;

- ii. the Customer owes amounts to Nvisible that are past due;
- iii. the Customer does not provide a security deposit or satisfy alternate security measures when requested by Nvisible;
- iv. Nvisible has terminated the Services in the past; or Nvisible does not provide the requested Service in the Customer's district.

### **(m) Reduction, Suspension, Termination or Cancellation of Service by Nvisible – Commercial and Residential**

Nvisible may reduce, suspend, terminate or cancel all or a portion of the Services or the may restrict the Customer's access to the Services and/or the Co-located Space or Data Centre (if applicable), if the Customer is in default of the Agreement for Services, the General Terms of Services and any additional terms of services and specifically for default in payment of any fees for the Services and, including but not limited to the reasons set out below. Upon such restriction, suspension or termination, Nvisible will have no obligation to continue with the Services, including Emergency 9-1-1 Services or allow access to Customer equipment located in Nvisible' space, including, the Nvisible' data centre or co-located space. Nvisible will not have any obligation to make any refund or other payment (including, without limitation, pay for cost of Customer equipment, loss of Customer business, refund of set up fees, prepaid fees or other credits for past, current or future Services) to the Customer for any reason of default by the Customer. Despite any such restriction, suspension or termination, Nvisible may continue to charge for the Services as assigned and reserved for the Customer and, pursue any other available recourse against the Customer, including barring the Customer from access to the Services, the Customer Equipment, access to the Co-located Space or Data Centre and/or sending telecommunication transmissions, such as telephone calls or E-mail or Internet usage or any other transmission or communications using the Services and Customer Equipment all at Nvisible' option. Nvisible may reduce, suspend, terminate or cancel the Services exercisable by giving reasonable advance notice (except in exigent circumstances as determined by Nvisible, wherein no advance notice may be given) to the Customer for any reason of default by the Customer and, including, but not limited to the following circumstances:

(i) if the Customer uses the Services in excess of the amounts which are set for the product ordered by the Customer (including, but not limited to products such as Internet and associated bandwidth, long distance plans etc.) and, including, but not limited to using the Services for any other purpose other than as originally subscribed such as using a residential Service for commercial or business purposes;

(ii) if the Customer defaults in the performance of or compliance with any material provision of this Agreement including, without limitation, its obligation to pay the total monthly invoiced charges, as may vary from time to time in accordance with this Agreement, and such breach is not remedied within fifteen (15) days after the Customer has received notice from Nvisible of such breach or default;

(iii) provide payment by cheque or other means which is not honoured by the Customer's bank;

- (iv) fail to provide interim payments when requested by Nvisible;
- (v) fail to provide or maintain a reasonable deposit or alternate security when requested to do so by Nvisible;
- (vi) fail to provide Nvisible with reasonable entry and access to install, inspect, repair, replace or to perform necessary maintenance on the telecommunications equipment, facilities or network;
- (vii) use or permit others to use any Services for a purpose or in a manner that is contrary to law (including decisions or orders of the CRTC), or for the purpose of making harassing, threatening, abusive, annoying, offensive, illegal or fraudulent calls;
- (viii) charge any other person for the use of Services without the prior written agreement of Nvisible;
- (ix) harass, threaten, or otherwise act unreasonably towards Nvisible, its employees or agents, including, without limitation, by making numerous unwarranted requests for credits;
- (x) alter or otherwise interfere with Nvisible' facilities or equipment, or fail to replace or modify equipment or facilities which may harm, damage, interfere or pose a danger to or interfere with the service of others, or to Nvisible' equipment, Services, facilities or network;
- (xi) fail to provide payment for other accounts with Nvisible, including amounts owed by the Customer as a guarantor for the account of another;
- (xii) if the Customer files or threatens to file a petition in bankruptcy, voluntarily or involuntarily, or become insolvent or reorganize or make any assignment for the benefit of creditors or make any arrangements or otherwise become subject to any proceedings under applicable bankruptcy laws or insolvency laws with a trustee, or receiver appointed in respect of a substantial portion of the assets of the Customer, or in the event the Customer liquidates or winds up its daily operations for any reason whatsoever;
- (xiii) if Nvisible is compelled or required to discontinue the Services (or any of them) by any relevant authority, or if any licenses, easements, rights-of-way, permits or regulatory authorizations or approvals required by Nvisible to permit it to fulfill its obligations in respect of the Services in a lawful manner cannot be obtained or would involve expense to Nvisible or are terminated or revoked or expire and are not renewed without expense to Nvisible or if the provision of the Services would or are determined to violate any applicable federal, provincial or municipal law, regulation or by-law or would otherwise be unlawful; or

(xiv) if Nvisible decides to cease to provide the Services to its customers generally, provided that Nvisible shall provide the Customer with a minimum of two (2) months' written notice of such termination (unless ordered to discontinue Services in less time by the CRTC or such other authority having jurisdiction over Nvisible). If the Services are terminated as aforesaid, and are subsequently restored to the Customer for the same or new Services, the Customer will be charged a new installation charge and/or administration fee which corresponds to Nvisible' current standard installation charge. Upon the expiration or termination of this Agreement, the Customer shall be obligated to fulfill all obligations or liabilities arising prior to such termination. In the event of a suspension or termination of Nvisible Services, all features and Services, including emergency 9-1-1 Services to the applicable telephone numbers may be suspended or terminated. A suspension or termination of the Services will not affect the Customer's obligation to pay any amounts owed to Nvisible, before, during or after the suspension or termination. An administration fee may be levied in order to reconnect the Services following a suspension or termination of the Services.

### **3. BILLING POLICY AND PAYMENT**

(a) **Invoicing and Payment** - Monthly charges for the Services will be invoiced in advance. All overdue amounts, interest, cancellation and other fees (as applicable) are due on the due date shown on the invoice and may be made in accordance with the applicable payment method made available by Nvisible and selected by the Customer. Please refer to your monthly invoice for all payment methods that have been established by Nvisible. Payments are considered overdue when not received in time for posting by the due date shown on the invoice. Interest WILL be charged on all overdue amounts at a rate of 2.0% per month or 26.82% APR (annualized percentage rate) from the due date, until payment is received by Nvisible. A thirty (\$30.00) dollar administrative fee will be charged each time Customer payments have been declined, revoked or are returned NSF.

(b) **Taxes.** All prices and charges for the Services, are subject to and do not include all applicable taxes, including all federal, provincial or local sales taxes, use taxes or any similar tax which may be levied in respect of the installation, operation and maintenance of the Services and related hardware.

(c) **Security Deposit.** Nvisible reserves the right to require a security deposit equal to a minimum of three months of anticipated future charges prior to the activation / continuation of any Services in circumstances where there is an abnormal risk of loss. For example, where the Customer has incurred a significant amount of long distance or other usage- based charges or, in situations of suspected fraud; or in connection with the credit criteria as set out below. In such cases, charges will be considered past due when the time period for your payment as specified by Nvisible has lapsed.

(d) **All usage based Services** (if applicable), including but not limited to Services such as operator Services, directory assistance, pay per use, long distance,

calling cards and burstable Internet Services, are Customer's responsibility will be invoiced following the usage for said Services and not in advance.

**(e) Increase in Charges.** Nvisible reserves the right to change the monthly recurring charges and usage-based Services in the event that this Agreement is renewed at the end of the current Term or any renewal Term.

**(f) Invoice Inquiries and Disputes.** Invoice inquiries and disputes must be brought to Nvisible' attention within 45 days of the invoice date, or the Customer will be deemed to have accepted the invoice as accurate in all respects. Nvisible will review any disputed charges, provided the Customer continues to pay any undisputed portion and subsequent invoices.

**(g) Retroactive Charges.** Nvisible reserves the right to bill for Services rendered for up to one year from the date of occurrence that such Services were not invoiced or as a result of fraudulent usage.

#### **4. CREDIT APPROVAL AND SECURITY DEPOSIT POLICY**

**(a) Credit Approval.** Provision of the Services is conditional upon Nvisible being satisfied with the results of an investigation of the Customer's credit worthiness and being satisfied with the results of such credit checks. The Customer's acceptance of the Services signifies the Customer's approval, authorization and acceptance of Nvisible' initial and continuing credit review and approval. For clarity, by execution of the Agreement, a subscription, a registration, an acknowledgement or a work order form in paper, online via the Internet or other electronic means, the Customer expressly authorizes Nvisible and those acting on its behalf, from time to time, to the release and retention of any and all information necessary to investigate and complete a credit review to establish creditworthiness and the right to make current and ongoing inquiries about the Customer which are necessary to establish and maintain good credit with Nvisible; and to the receipt and exchange of information about the Customer with credit or consumer reporting agencies. The Customer authorizes Nvisible and credit and reporting agencies to release; share or exchange reports about the Customer to Nvisible for the purpose of establishing this credit. Customer credit information will not be made public to any party other than the Customer and credit reporting agencies.

**(b) Criteria for Security Deposit requirement –** Nvisible reserves the right and may require a security deposit at any time if the Customer:

(i) Does not have a satisfactory credit or payment history; or

(ii) Does not have a satisfactory credit rating or satisfactory credit information is not provided to Nvisible; or

(iii) Presents an abnormal risk of loss to Nvisible, as determined at Nvisible' sole discretion. Nvisible will inform the Customer of the reason for requiring a deposit and the amount of the deposit and will advise the Customer of the possibility of providing an alternative to a deposit that may be acceptable, such as arranging for third party payment,

a bank letter of credit or a written guarantee from a third person whose credit is established to the satisfaction of Nvisible. Otherwise, Nvisible reserves the right to limit or suspend Service(s) which are considered to be a default under these Terms or a breach of the Agreement by the Customer, and the Customer may be subject to cancellation penalties in such event.

(c) **Refund of Security Deposit** - Any deposit received will be credited to a Customer's account after at least 12 consecutive months in good standing on all Service accounts. The Customer will not earn any interest on any deposits held by Nvisible. If the Customer's Service is cancelled, the deposit will be applied against the outstanding balance on the Customer's account and refund any remaining balance.

## **5. RESTRICTIONS ON USE OF SERVICES AND ACCEPTABLE USE POLICY**

**The following restrictions apply to the provision of the Services:**

(a) **Illegal Use.** The Services are not to be used for any unlawful or illegal purpose. The use of the Services by the Customer shall comply with all applicable government codes, ordinances, laws, rules and regulations.

(b) **Sharing / Reselling of Services.** The Services are not to be shared or resold to any party, except with the written consent and agreement of Nvisible, or where such resale or sharing may cause Nvisible to violate the terms of its interconnection or other arrangements with other carriers or the rules and regulations of CRTC.

### **(c) Violation of System/Network Security.**

Nvisible reserves the right to pursue civil or criminal action against the Customer and to co-operate with law enforcement in actions including:

- (i) unauthorized access to or use of data, systems or networks, including any attempt to probe, scan or test the vulnerability of the system/network or breach security or authentication measures without prior authorization, including "cracking";
- (ii) unauthorized monitoring of data or traffic on the network/system;
- (iii) interfering with Service to any other user, host or network including, posting/transmitting information or software containing a virus, lock, key, worm, Trojan horse or other harmful or debilitating feature, mail bombing, flooding, hacking, broadcast attacks and deliberate or negligent attempts to overload the system;
- (iv) forging TCP-IP pack header or any part of the header information in an email or newsgroup posting;
- (v) disrupting Nvisible's backbone network nodes or Service;

- (vi) invasion of another person's privacy or committing fraud with the use of another person's identity; or
- (vii) failure to maintain computer equipment and related hardware which causes or may cause damage to Nvisible' network, system or Services.

**(d) Third Party Use of Services.**

The Customer shall not permit third parties to use the Services, including without limitation, initiating any transmission from the Customer's Premises, and the Customer shall not itself initiate any transmissions from the Customer's Premises on behalf of any third party, except where such initiation or transmission comprises part of the primary business of the Customer to resell Nvisible' Services and with the prior written agreement of Nvisible.

(e) **Proprietary Rights of Nvisible.** All software (if any) provided to the Customer by Nvisible, shall not be copied, distributed or sub-licensed except one copy of the software may be made for back-up purposes. Except with the prior written agreement of Nvisible, the Customer shall not use the Services to upload, post, publish, transmit, reproduce or distribute information, software or other material obtained through the Services which is protected by copyright, or other proprietary right, or derivative works with respect thereto, without obtaining the written permission of the copyright owner or right holder. The Customer shall not, except with the prior written agreement and consent of Nvisible, re-sell or attempt to re-sell the Services or use the Services for the operation of an Internet service providers' business or any other business which competes directly or indirectly with Nvisible or operate a server in connection with providing the Services to a third party, including mail, file, gopher, news, chat, telnet, web or host configuration servers, multimedia streamers or multi-user interactive forums.

**(f) Email, Usenet and Voice Mail Facilities.**

The Customer shall not use the Services to send unsolicited messages including advertising and information announcements or post the same or similar messages to one or more newsgroups or for mass distribution, including cross-posting or multiple-posting, bulk mailing, and junk mailing, also known as "Spam", chain letters or pyramid schemes. If a recipient asks the Customer to stop receiving the messages, (whether by fax, voicemail or e-mail), then the Customer must immediately suspend delivery and not send any further messages to that person or persons. In addition, the Customer shall not use any third party entity or entities that spam on the Customer's behalf to advertise services that are hosted by or connected to the Nvisible Internet network. The Customer must also refrain from posting advertisements in newsgroups whose FAQs/chargers explicitly prohibit it and it is the Customer's responsibility to be aware of such restrictions particular to different newsgroups.

(g) **Faking or forging an Internet Protocol ("IP")** address other than the ones allocated to the Customer by Nvisible (sometimes referred to as "spoofing") is prohibited.

(h) Uploading, posting, publishing, defacing, modifying, transmitting, reproducing, or distributing in any way, any information, software or other material which is protected by copyright, without obtaining permission of the copyright owner or right holder; or obtain or attempt to obtain Services by any means or device with intent to avoid payment or to defraud is prohibited. Nvisible may immediately and, without notice, suspend or terminate the Customer's Service and terminate the Agreement immediately for the Customer's failure to comply with Nvisible's Acceptable Use Policy set out in this Section. For greater clarity, any such violations of this Policy by the Customer or any third party accessing or using the Facilities shall be deemed to be violations of this Policy by the Customer. Nvisible reserves the right to charge the Customer for all direct and indirect costs and damages relating to any breach of its Acceptable Use Policy. Nvisible disclaims any obligation to monitor the content of information and/or materials on its network and exercises no control whatsoever over the content accessible on the Internet. However, Nvisible may monitor such content electronically from time to time, to measure usage, and may also disclose any such information where required by law pursuant to a lawful order of a court exercising jurisdiction against the Customer and may remove any information or materials which are unacceptable, undesirable or in violation of this Agreement and without notice to or the consent of the Customer.

## **6. PRIVACY STATEMENT**

Nvisible is committed to upholding all governmental obligations, laws and regulatory requirements. Nvisible is committed to following the privacy regulations as required by the *Personal Information Protection and Electronic Documents Act* ("PIPEDA") and has taken steps to ensure that all customer information is acquired and retained only for opening, setting up and maintaining accounts and customer credit for Services. Included among these Services are telephone Services for emergency 9-1-1 calls, local and long distance calling and related features, data and Internet Services. In addition, we would use Customer information for maintaining Customer accounts; verifying credit worthiness; protecting Customers from identity theft, fraud, misuse and/or authorized access to your account or personal information; share application and transaction information with employees, contractors, credit and consumer reporting agencies and other parties who have a need to know and have financial information or dealings with our Customers for purposes of maintaining Customer accounts. Except as may be required by law and in connection with establishing and maintaining good credit, customer information that is provided to Nvisible is not shared with anyone other than those who are employed or contracted with Nvisible to set up, provision, implement and maintain Services and accounts as stated above. Except as otherwise stated herein, we do not share this information with any other third party for any other purpose. Information obtained is only accessed by those who need to know for the purposes set out herein and is stored in a secure location, both paper and electronically. After becoming a customer, a customer that wishes to terminate their Services and remove their personal information from our records, can do so by following any current contractual commitments associated with Services or these Terms, and by simply informing us. Customer information will

only be retained as long is necessary for the effective termination of their Services, or as required by any local, provincial or federal authority or regulating body. Thereafter, customer information will be removed from our records. If a Customer does not wish to receive notice of special offers or other marketing information from Nvisible, or if a Customer would like to receive only certain types of communications from us, please let us know. Questions regarding a Customer account or Customer personal information may be made by contacting Nvisible Customer Care 519-376-4289

## 7. INTERNET SERVICES

(a) **Internet Access and Domain Name** The Customer assumes responsibility for selecting its domain name and ensuring that use of the domain name does not conflict with the right of any other person. Without limitation, Nvisible shall not be liable to the Customer, or any other person, arising from actual or threatened termination of the Customer's right to use a domain name. The Customer agrees to pay any third party costs associated with obtaining, migrating, maintaining or canceling the main domain name. Upon approval from the Customer, Nvisible may co-ordinate the migration of the role of controlling DNS for the Customer's domain name. Nvisible will require a written authorization confirming this with the Internet domain name authority before performing this DNS transfer. The Customer is required to fulfill its component of the migration process within 72 hours after Test and Activation is completed. The Customer accepts that Customer delays in the migration process beyond this time will not defer the initiation of billing for the DSL Services and its components. For greater clarity, the email accounts and web space included in the Services shall only be made available to the Customer within thirty (30) days of a written request from the Customer stating that such Services are required, provided that the Customer has first provided Nvisible with all information necessary for setting up such Services.

(b) **IP Address Ownership** - The Customer acknowledges that Nvisible is the sole owner of all IP addresses allocated to the Customer. The IP addresses allocated to the Customer will be returned to Nvisible upon cancellation or termination of the Services. Nvisible reserves the right to change, modify, cancel or revoke the IP allocations and addresses at any time without notice.

(c) **Internet Filtering** - Nvisible is not responsible or liable for the security of the Customer's Internet connection. Internet Access Service is provided with routers that are free of filtering in order to allow maximum flexibility of the Customer's own security strategy.

(d) **Internet Security** - The Customer is responsible for the security of its network and any devices or services attached to a Nvisible High Speed Internet Connection.

**(e) Safeguard –**

It is the Customer's responsibility to take whatever steps it deems necessary to safeguard any devices, services or data that are connected to the Internet over a connection provided by Nvisible, including, but not limited to, firewalls, proxy servers and virus protection mechanisms.

**(f) Content Filtering and e-Mail Cleaning –**

Nvisible makes every effort to block spam and Internet viruses, however, Nvisible is not responsible for protecting or re-configuring the Customer network or for any content filtering service or type of special configuration on Customer Internet Services, including, firewalls, proxies or any other Customer premise hardware, software, equipment or otherwise. Nvisible and/or its directors, officers, employees, contractors or agents, shall not be liable in any way or manner whatsoever to the Customer or to any person, firm or corporation whatsoever, for any delay, loss or damage (whether direct or indirect or founded in tort or contract or otherwise at law or in equity) including, without limitation, resulting from:

- (i) Any unwanted or undesirable content that is not filtered for any reason whatsoever and which content filtering is solely the Customer's responsibility;
  - (ii) Any content which is filtered for any reason whatsoever by the Customer;
  - (iii) Any disruptions or outages whatsoever, in the content filtering service which the Customer may have acquired; or
  - (iv) Any content that was blocked due to spam or Internet viruses. Nvisible reserves the right to clear cache content, at its discretion, at any time without prior customer notification.
- (g) **Reduction of Internet Services** Nvisible may reduce, terminate or suspend the Internet Services at its option exercisable by giving reasonable notice to the Customer including, but not limited to if the Customer uses the Internet Services in excess of the amounts which are set for the product ordered by the Customer.

**8. SERVICES (Voice over Internet Protocol)**

The following important terms of service and information apply to Nvisible Digital Phone Service which is Voice over Internet Protocol or Services (hereinafter referred to as , including the limitations on 9-1-1 emergency services.

**(a) General Information**

- (i) Customers that subscribe for Services will need to secure the following minimum requirements in order to activate Services:

High Speed Internet connection or broadband access with a minimum speed of 128Kb/s x 128Kb/s;

Electrical power; and

An active Nvisible account.

- (iii) In subscribing for *VOiP* Services, customers will be required to understand the limitations regarding the use of *VOiP* Services and, in particular, *VOiP* 9-1-1 emergency services prior to the activation of *VOiP* Services. Such consent will serve as the Customer's acknowledgement and agreement to accept the *VOiP* Services, terms, conditions and the limitations with respect to *VOiP* 9-1-1 emergency services. The limitations are more particularly described herein.
  - (iv) *VOiP* Services WILL NOT FUNCTION if the Customer account is not active. *VOiP* Services WILL NOT FUNCTION if the Customer does not have an Internet connection or electrical power. *VOiP* Services will resume once power has been restored unless there is a Nvisible network outage. Therefore, Customers may want to consider implementing backup solutions, a primary land line or another alternative.
  - (iv) Use of *VOiP* Services are done so at the Customer's own risk. Additionally, use of *VOiP* Services which result in an illegal activity or are deemed to be illegal or that infringe upon the laws of Canada or another country, are done so at Customer's sole risk and Nvisible will not be liable for any such event for which may be deemed unlawful in Canada or any other place. In addition to all other rights of termination as set out in these Terms, Nvisible may terminate the *VOiP* Services if it is determined that the use is in violation of any laws of the Province of Ontario, the laws of Canada applicable therein, or in any other Province within Canada or any other country, including, but not limited to if the *VOiP* Services are being used for any unlawful or illegal purpose or if the Nvisible equipment has been changed, altered, tampered with, reset or damaged.
- (b) Reduction of *VOiP* ServicesNvisible may reduce, terminate or suspend the *VOiP* Services at its option exercisable by giving reasonable notice to the Customer including, but not limited to if the Customer uses the *VOiP* Services in excess of the amounts which are set for the product ordered by the Customer.
- (c) *VOiP* 9-1-1 Emergency Services
- (i) Customer safety is important to Nvisible. Nvisible offers access to *VOiP* 9-1-1 emergency services through its *VOiP* Service and wants Customers to understand there are limitations that *VOiP* 9-1-1 services have in comparison to traditional E9-1-1 service.

(ii) Since *VOiP* Digital Phone Service is provided via the Internet and not the traditional, public telephone network, several critical points must be considered regarding the impact of this technology on your emergency call to 9-1-1 using *VOiP* Services: 9-1-1 Emergency Service Limitations:

1. *VOiP* Digital Phone services are provided via the Internet and not through traditional telephone service. Certain limitations apply to 9-1-1 emergency calls.
2. If Power or the Internet Connection is lost: It is important to keep in mind that *VOiP* Digital Phone service WILL NOT FUNCTION if the high speed Internet connection has been lost, or if there has been a power outage. *VOiP* Digital Phone Service will resume once power and the Internet connection have been restored. Therefore, Customers may want to consider implementing a backup solution or maintaining a traditional telephone line.
3. *VOiP* Digital Phone service is provided via the Internet and for that reason; it is portable to any location with Internet access. Customers should therefore ensure that their location information is kept up-to-date if the *VOiP* Digital phone or device is moved to another location.
4. An *VOiP* Digital 9-1-1 call will not be routed automatically to the traditional 9-1-1 Operator serving the Customer's registered service address; however, Nvisible will direct *VOiP* Digital 9-1-1 calls to an alternate Emergency Services Operator. This operator will ask the caller to verify or provide the location of the emergency and will make every effort to transfer the call to the emergency services agency that serves the caller's immediate location. Therefore, not only will the caller need to explain the nature of the emergency, it is also imperative that the caller verify or provide the exact location and telephone number as well. The Emergency Services Operator will transfer this information to the appropriate emergency services agency that serves the stated location. In the event the caller cannot speak, the operator may assume the caller is located at the address the Customer registered with Nvisible.
5. The 9-1-1 caller using *VOiP* Digital Phone service should stay on the line until instructed to hang up; the caller should call back if the call gets disconnected.
6. Customers must ensure that the 9-1-1 limitations of *VOiP* Digital Phone services are understood and, that they make all other potential users of the service aware of these limitations.
7. It is the Customer's responsibility to be aware of these limitations by his or her consent through the registration process and, to be aware of and accept these Terms and general limitations of liability as set out herein. Prior to *VOiP* Digital Phone services becoming available for use, all Customers must provide their acknowledgement that they have reviewed these limitations and must consent to the use of the *VOiP* Digital Phone services subject to the specified terms and restrictions.

(iii) Because *VOiP* is portable to any location with Internet access, a 9-1-1 call will not be routed directly to a traditional 9-1-1 Operator. For this reason, and because of the

inherent risks involved, Nvisible has made arrangements to direct Customer-dialed 9-1-1 calls to an alternate Emergency Services Operator.

- (iv) Where the caller experiences difficulty in providing or verifying the exact location of the emergency, the ability to connect a call to the appropriate Emergency Services Operator is dependant upon the accuracy of Nvisible' records as provided by the Customer. Specifically, the Customer must ensure that the registered service address is accurate and must advise Nvisible in the event the **VOiP** device is removed or relocated to an alternate location.
- (v) If a Customer moves the **VOiP** service to a new location, it is the Customer's responsibility to advise Nvisible of the new address. A Customer can update this information by calling Customer Care at 519-376-4289
- (vi) Use of Nvisible' **VOiP** Services and removal and relocation of the **VOiP** Service device away from the Customer's registered service address are done so at the Customer's own risk, including without limitation, any limitation or failure of 9-1-1 service. Nvisible is not responsible for or liable for any service failure or consequences resulting from service failure. In particular, 9-1-1 emergency services may not be available outside of the caller's current location. In addition, Customers are cautioned that **VOiP** Services, including 9-1-1 emergency services, may not be supported outside of or within certain parts of Canada and the United States.
- (vi) **Notice to Other Users.** The Customer must inform any employees, household residents, guests and other persons who may be present at the physical location where the Customer utilizes the **VOiP** services and of the limitations of 9-1-1 emergency service.
- (viii) **Equipment.** Nvisible will provide the Customer with an ATA device (Analogue Telephone Adapter) if the Customer requires access to **VOiP** Services via an analogue telephone. The Customer agrees not to change, performed by a Nvisible technician. The Customer will be responsible if the **VOiP** Services fail to function in the correct or normal way, or stop working altogether as a result of damages that are caused or may be caused by the Customer changing, altering, tampering with or breaking the ATA or Customer-owned equipment. Except for Customer equipment that is purchased from Nvisible, the provisions of these terms and the conditions set out in section 10 relating to Nvisible equipment shall apply to all **VOiP** Products and Services.

## 9. ACCESS AND FACILITY REQUIREMENTS

- (a) **Customer Demarcation Point** - The Customer demarcation point for Services will be; in the case of Internet Services, the Nvisible installed Customer Premise Equipment (CPE); or in the case of telephone Services, generally, the demarcation point is a standard location where all external wiring feeds, terminates and connects with the

Customer owned inside wiring, for example; a telephone riser or inside terminal and may not necessarily be physically located in the customer's home, suite or office, but may be located in a closet within a multi-dwelling unit (residential or commercial) or on the side of residential unit or nearby outbuilding or point of presence (the "Demarcation Point"). Nvisible is not responsible for any equipment beyond the Demarcation Point, save and except for Nvisible' CPE device. The Customer supplies all other facilities and equipment including, without limitation, all telephone terminals or computer equipment necessary to connect the Customer facilities and equipment up to the Demarcation Point, which is the point where Nvisible' facilities end and the Customer facilities begin. The Customer must remove or change any equipment that causes damage to the network or facilities of Nvisible that are dangerous, or interfere with service to others. Nvisible has no obligation to maintain or repair facilities or equipment leased or owned by the Customer. However, upon request of the Customer, Nvisible may provide maintenance and repair service to your facilities and equipment at the Customer's sole cost and expense, including repairs to inside wire and/or terminating jacks/connectors.

### **(b) Access Requirements**

(i) The Customer shall obtain and grant to Nvisible, its employees, agents, contractors and subcontractors, access to service sites at any reasonable and agreed upon hour for the purpose of providing requested Services to the Demarcation point, including installation, maintenance and removal of Nvisible equipment and/or facilities.

(ii) While every reasonable effort is made to avoid Service interruptions, Nvisible at times, may interrupt Customer Services at any time for any duration of time, without any notice or liability, where required in order to install or port telephone numbers from any previous choice of local telephone company, inspect, repair, replace or perform necessary maintenance on the telecommunications equipment, facilities or network, or for other technical reasons as may be required.

(iii) In the event that Nvisible requires access to Customer Premises to restore Services in the event of a service interruption, the Customer agrees to provide immediate access at no charge to Nvisible. Upon request, Nvisible employees must show valid identification prior to entering Customer Premises.

### **(c) Facility Requirements –**

The Customer shall grant to Nvisible the right to install such equipment and/or facilities as are necessary to provide the Service(s), and to permit performance of the Service(s). In order to enable Nvisible to provide the Service(s), (including installation, maintenance and removal), the Customer shall provide or cause to be provided, at each service site at no cost to Nvisible and in a timely manner, the following:

(i) adequate space for equipment, including access to the service site for the installation of such equipment, and for the operation and maintenance of the Services.

The location of any equipment to be installed outside of the Demarcation Point at Premises shall be determined by Nvisible in consultation with the Customer;

(ii) electrical outlets and conditioned electrical power required at Premises, and payment for the consumption thereof in connection with the installation, operation and maintenance of the Services;

(iii) , where necessary, all hardware and wiring at or beyond the Demarcation Point, including any computer hardware, cable, wiring, switching equipment or amplifiers required to interface the particular Services with the Customer's communication equipment at each Customer Premises as provided in the Agreement and the Customer is responsible for making such interface connections to the Customer's own equipment;

(iv) on-site contacts and the telephone numbers at the site by which Nvisible will be able to contact the Customer by telephone in accordance with the Agreement; and

(v) one on-site telephone.

#### **(d) Documentation Requirements –**

**The Customer shall furnish to Nvisible any necessary documentation required to grant Nvisible the legal right to locate its equipment at a site including free and uninterrupted access thereto (subject to the Customer's internal requirements), as well as any necessary documentation acknowledging that the equipment is the property of Nvisible.**

### **10. NVISIBLE NETWORK, SERVICE FACILITIES AND EQUIPMENT**

(a) Except where otherwise stipulated by special agreement, and subject to availability of Services, Nvisible will furnish and install equipment and facilities required to deliver and activate the Services to the Demarcation Point, including rental equipment (if any).

(b) Notwithstanding that rental equipment or facilities (i.e. a router or other device) are located on a site provided by the Customer, Nvisible shall be the sole and exclusive owner of wiring, hardware, equipment or facilities provided by Nvisible, unless such equipment or facilities are purchased or provisioned by the Customer, all equipment will remain the property of Nvisible. Certain Services and fees, such as High-speed Internet Services, as described in the Customer order or Agreement, include the cost of a router or other device as rental equipment and all applicable taxes.

(c) Such equipment or facilities shall remain the property of Nvisible, and shall not by reason of the attachment, installation or connection of any part thereof to any realty become or be deemed a fixture to such realty, nor be pledged as part of collateral to any third party and the Customer hereby grants a security interest in any and all of Nvisible' equipment and facilities.

(d) In order to evidence Nvisible' ownership and security interest in the Nvisible equipment and facilities, Nvisible shall be entitled to at its sole discretion and the Customer hereby grants permission, to register a notice of security interest under the *Personal Property Security Act* (Ontario) within the applicable government registry. The term of the registration shall be consistent with the Term of the Agreement.

(e) Nvisible, at its sole option, may either abandon or remove any Nvisible equipment or facilities located at a Customer site upon the termination of the Services, but shall not be obligated to remove it.

(f) The Customer shall maintain all equipment, including rental equipment, in good working order, reasonable wear and tear from normal use excepted. The Customer shall bear all risk of loss or damages, whatsoever to Nvisible' equipment, including rental equipment, while in Customer's possession, including, but not limited to, damages or losses incurred as a result of theft, loss, electrical surges, water, and fire, tampering or upset. Nvisible reserves the right and by acceptance of these terms, Customer authorizes Nvisible to charge the Customer all costs relating to the repair or replacement of damaged or lost equipment on the Customer's invoice, and if required, deducted from a security deposit, or automatically charged to a pre-authorized account.

(g) If the Customer fails to pay the costs of loss, repair or damage which are invoiced by Nvisible as set out above by the due date shown on the invoice or communication, Services may be disconnected and all steps will be taken to enforce collection of amounts owing. The Customer remains liable for all other charges irrespective of the reason for cancellation of the Services.

(h) Nvisible shall be responsible for, and bear the expense of, ordinary maintenance and repairs of its own equipment or facilities necessary to provide the Services, and will arrange routine scheduled maintenance in advance with the Customer.

## **11. SCHEDULED NETWORK DOWNTIME**

(a) To ensure that Nvisible' Network is operating at optimal performance, Nvisible reserves the right to schedule and inform Customers of periodic downtimes for diagnosis and maintenance. All care will be taken to minimize any service disruption and to provide advance a minimum of 24-hour notice.

(b) Installation, inspection, maintenance, repairs and/or removal of the Services and equipment may result in service delays, outages or potential damage to the Customer's computer or other equipment. The Customer thus acknowledges to make ready its own equipment and, agrees to back-up all computer and other electronic files prior to installation of the Services, facilities and equipment. Nvisible shall not be liable for any delays, damage, loss or destruction of any of the Customer's software, files, data, business or personal losses in connection with the installation, inspection, maintenance, repairs and/or removal of the Services.

(c) As a precautionary measure, the Customer agrees make alternate arrangements for telecommunication or Internet Services during the installation, inspection, maintenance, repairs and/or removal by Nvisible. The Customer also agrees to run a virus check of software prior to the installation of the Nvisible equipment and periodically thereafter to ensure that the Customer's computer does not contain any viruses which may interfere with the proper operation of the Nvisible equipment and Services. Nvisible takes no responsibility for making alternate service arrangements for the Customer during the installation, inspection, maintenance, repairs and/or removal of the Services and equipment or for checking for computer viruses prior to installation of Nvisible equipment and Services and thus will not be liable for any delays, damages, loss or destruction to the Customer's personal or business files, software, hardware or data as a result of the operation of the Nvisible equipment and Services should the Customer's computer contain a virus or for such delays in providing Services.

## **12. RESTRICTIONS ON USE OF NVISIBLE EQUIPMENT.**

Services, Nvisible equipment or facilities shall not be re-arranged, disconnected, removed, repaired, altered or otherwise interfaced with, except by special agreement with and prior approval of Nvisible. Customer-provided terminal equipment may be attached to Nvisible facilities at the Demarcation Point (as defined herein).

## **13. LIMITATION OF LIABILITY AND INDEMNIFICATION.**

### **Limitation of Liability**

(a) Nvisible and/or its directors, officers, employees, contractors or agents, shall not be liable in any way or manner whatsoever to the Customer, or to any person, firm or corporation whatsoever, including, but not limited to the following reasons:

(i) any delay, loss or damage (whether direct or indirect or founded in tort or contract or otherwise at law or in equity) resulting from, or arising out of the provision of the Services, or any defect in or the delay, failure, inoperability or malfunctioning of Nvisible' equipment or facilities as contemplated by these Terms, including, without limitation, any indirect, consequential or economic loss, whether or not the same was or may have been reasonably foreseeable by Nvisible, excepting only the liability of Nvisible to the Customer for any rebates or credits contemplated in any Service-specific agreement;

(ii) Nvisible does not guarantee uninterrupted operation of the Services, including emergency 911 services, or of its equipment, facilities, connections or network and, Nvisible is not liable for

(i) any disruption or unavailability of the Services, including without limitation, any act or omission of any third party, including any other local telephone company, any connecting carrier, competitive access provider or other provider of connections, facilities

or service whose facilities are used in establishing connections to points that Nvisible does not directly serve;

(iii) defamation or copyright infringement arising from material transmitted or received over Nvisible' facilities;

(iv) infringement of patents arising from combining Customer-provided facilities with Nvisible' facilities or otherwise from the use of Customer-provided facilities;

(v) Customer conduct, acts or omissions, or the operation or failure of Customer equipment or facilities;

(vi) any event beyond the reasonable control of Nvisible including acts of God, inclement weather including lightning, labour disputes, riots or civil disputes, wars or armed conflict, any law, governmental order, decision or regulation, or order of any court of competent jurisdiction;

(vii) delay or failure, for any reason, to activate any Service on the activation date requested by the Customer;

(viii) any defacement of, or damage to, Customer premises resulting from the attachment of any instruments, apparatus or associated wiring or equipment furnished by Nvisible on Customer premises, or removal thereof, when such defacement or damage is not wholly caused by Nvisible' gross negligence; or

(ix) Nvisible' liability (if any) for negligence, breach of contract, including fundamental breach, or other causes of action, or any loss, omissions, delays, errors, defects or failures in Services, Nvisible equipment or facilities, or for any other action or inaction of Nvisible, is limited to a refund of charges for the affected Services proportionate to the length of time the problem existed, upon request. In the event of a service interruption, please notify Nvisible as soon as practicable. If Services continue to be interrupted for a period of at least 12 hours after notice by you to Nvisible, a credit proportionate to the length of time the interruption existed shall be granted by Nvisible to you, upon request. No allowance shall apply to any non-recurring charges. Under no circumstances shall Nvisible be liable for any indirect, special, consequential, exemplary or punitive damages whatsoever, including any loss or interruption of business or lost profits, even if such damages were reasonably foreseeable. No agents or employees of other carriers shall be deemed to be agents or employees of Nvisible. In subscribing for Services, you obtain no proprietary right or interest in, any particular facility, Service, equipment, telephone number or code associated with the Services. Indemnity by Customer

(b) The Customer shall indemnify and save Nvisible and its directors, officers, employees, contractors, agents or shareholders harmless from and against all damages, suits, claims, judgments, costs or expenses of any kind, including legal fees, howsoever arising in connection with the provision of the Services or equipment to the Customer pursuant to this Agreement, including without limitation with respect to the violation of

any law or regulation or copyright or trademark infringement which may arise in relation to the provision of the Services and/or equipment. This section shall survive the termination of this Agreement.

(c) In addition, the Customer agrees to indemnify and hold Nvisible harmless from all claims, including fees and expenses of counsel, resulting from the Customer's use (or the use by others with the Customer's explicit or implicit consent) of Services, or Customer codes, facilities or equipment, which causes direct or indirect damage or harm to another party or the property of another.

(d) If Nvisible' equipment or facilities are presently located at or are to be installed on property or premises occupied by the Customer, but not owned by the Customer, the Customer agrees to be responsible for obtaining and maintaining the consent of the owner or landlord to place such facilities or equipment on the property or Premises. The Customer agrees to indemnify and save harmless Nvisible from any and all actions, causes of action, claims, actions or demands arising or resulting from any lack of such consent.

(e) The Customer must not use, in any manner or circumstances whatsoever, Nvisible' trademarks, trade names, logos or designs, and has no authority to act on behalf of Nvisible.

14. **ASSIGNMENT.** Nvisible may assign or transfer all or part of its Agreements and Services without the consent of the Customer. The Customer shall not transfer or assign its interest or delegate its duties or responsibilities under its Agreement for Services without Nvisible' prior written consent, such consent shall not be unreasonably withheld and, provided that Nvisible has satisfied itself as to the identity of the assignee, financial, credit or otherwise and that the assignee signs an assumption agreement or change of responsibility, agreeing to be bound by all of the terms and conditions of the Agreement for Services. Any transfer or assignment contrary to this section shall be deemed a material breach of the Agreement giving Nvisible a right to terminate the Agreement and will not release or relieve the Assignor Customer from any of the terms of the Agreement or these Terms.

## **15. SECURITY OF TRANSMISSIONS.**

Nvisible does not represent, warrant, covenant or guarantee that transmissions initiated by the Customer in the course of using the Services cannot or will not be received or intercepted by any other person(s).

## **16. FORCE MAJEURE.**

Nvisible shall not be liable for any delay in the performance or for non-performance in whole or in part, of the Services and periods set out for performance of responsibilities as a result of acts of God, floods, war, fires, natural disasters, famine, earthquake, embargoes, labor disputes, casualties, civil disturbances, acts of civil and military

authorities, fibre, cable, equipment or other material or component failures, fibre cuts, lack of or delay in transportation, shortages, unavailability or delay in delivery not resulting from the responsible party's failure to timely place orders therefore, government codes, permits, ordinances, laws, rules, regulations or restrictions, or any other contingency beyond its reasonable control and the Term shall be extended for a period equal to the period of delay caused by the occurrence of any of the foregoing.

## **17. GENERAL**

(a) Any notice, request, demand, consent or other communication provided or permitted hereunder shall be in writing and given by personal delivery, or sent by registered mail, postage prepaid, or transmitted by facsimile or other form of recorded communication tested prior to transmission, addressed to the party for which it is intended at its address set out in this Agreement, in the case of Nvisible:

### **For general inquiries to:**

**Nvisible Links Ontario Inc.  
P.O. Box 55  
Owen Sound, Ontario  
N4K 5P1  
Attention: Customer Care**

### **For payments to:**

**Nvisible Links Ontario Inc.  
P.O. Box 55  
Owen Sound, Ontario  
N4K 5P1**

### **For legal notices to:**

**Nvisible Links Ontario Inc.  
P.O. Box 55  
Owen Sound, Ontario  
N4K 5P1**

(b) The Customer may change its address for service of receipt of any such communication by giving ten (10) days prior written notice of such change to Nvisible in the manner prescribed above. Any notice so given, shall be deemed to have been received on the date on which it was delivered or transmitted by facsimile or other form of recorded communication.

(c) These Terms, and any service-specific Agreement, together with the subscription, order form or registration, where applicable, supersedes all oral or written arrangements made between the Customer and Nvisible pertaining to the matters covered by this Agreement.

(d) These Terms will be governed by and construed in accordance with the laws of the province of Ontario and the laws of Canada applicable therein. The parties hereby attorn to the jurisdiction of the courts of the province of Ontario.

(e) The invalidity or unenforceability of any provision of the Customer's Agreement for Services or these Terms or any covenant herein contained shall not affect the validity or enforceability of any other provision or covenant herein contained and any such invalid or unenforceable provision or covenant shall be deemed to be severable.

(f) The Service Agreement, Order Form or Subscription, including any schedules, addendums, appendices or other attachments thereto, shall endure to the benefit of, and be binding upon, the parties hereto, and their respective successors and permitted assigns.

(g) Unless otherwise requested by the Customer, these Terms, as well as all other documents relating hereto, including all notices, have been and shall be drawn up in the English language only.

Les parties aux présentes confirment leur volonté, que cette convention, de même que tous les documents, y compris tout avis, qui s'y rattachent, soient rédigés en langue anglaise.

## **18. CUSTOMER CARE, BILLING, COLLECTION AND COMPLAINT RESOLUTION**

Customers can contact a Nvisible Customer Care Representative by any of the following methods:

- (a) By phone line: 519-376-4289
- (b) By facsimile at 519-371-8293
- (c) By e-mail at [info@nvloisp.com](mailto:info@nvloisp.com)
- (d) By mail sent to:

Nvisible Links Ontario Inc.  
P.O. Box 55  
Owen Sound, Ontario  
N4K 5P1

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