

FASTSMS (Trading name of Commify UK Limited) TERMS & CONDITIONS OF SALE A. STANDARD TERMS

1. DEFINITIONS

- A) These terms shall together with any 'Specific' Terms in B. and C. below and any other terms contained in any accepted Order or Contract comprise the whole of the terms ('the Terms') of the agreement ('the Agreement') between the person(s) specified in the Order ('the Customer') and FastSMS, whose registered address is at 20 Wollaton Street, Nottingham, NG1 5FW, UK. Company registration No. 04217280 ('the Supplier').
- B) 'Data' means information, graphics, sound and any other form of information supplied as an integral part of any Service or Services.
- C) 'Order' or 'Contract' means a signed and dated order received from the Customer or if applicable a signed and dated written contract entered into by the Customer accepting and resulting in the supply or provision by the Supplier of any Service, Services or Product in accordance with these Terms. For the avoidance of doubt an online signup for a Service, Services or Product shall also constitute an Order for the purposes of this Agreement.
- D) 'Product' means any additional product (if any) specified or referred to in the Order or Contract and provided as part of or to complement the Service or Services.
- E) 'Service', or 'Services' means any service or services provided by the Supplier and/or used by the Customer under the Terms.

2. SERVICE

- A) The provision of a Service, Services, and/or Product following an Order or Contract shall constitute acceptance of that Order.
- B) Any Service or Services or Products must be paid for in full prior to being supplied, or by any agreed stages or dates to ensure continued provision.
- C) Unless stipulated in a specific written quotation or otherwise agreed in writing by the Supplier in an authorised order form signed by one of its agents or employees the price payable for the provision of any Service, Services, and/or Product relevant to any Order or Contract will be the quoted list price of the Supplier at the time of the acceptance of any such Order or the date of any such Contract with the Customer (in each case exclusive of VAT).
- E) The Supplier reserves the right to suspend any or all Services until such time as any payment due has been made in full. Non-payment of an overdue account may result in the suspension of all Services indefinitely and loss of related credit facilities.
- F) All Services and any Product supplied by the Supplier shall remain the property of the Supplier until full and final payment has been made to the Supplier.

3. USE OF SERVICE

- A) Under no circumstances will the storage and transmission of pornographic materials in any form whatsoever be allowed through or on the Supplier's servers and data transmission cables. The definition of the term pornographic materials is purely at the discretion of the Supplier's Directors and their decision in such matters shall be full and final.
- B) The Customer accepts sole liability for any information or material including but not restricted to, graphics, data, photographic material, sound and any other form of information supplied to

the Supplier which is subject to copyright or is judged to be of an unlawful nature or is judged to be in violation of UK or international law or regulation.

- C) The Customer acknowledges that any given Service or Services and/or Product may only be used for lawful purposes and that any information or Data including but not restricted to any graphic, image, photograph or text which is in violation of any UK law or regulation including but not restricted to material which is obscene, indecent, or adjudged by the Supplier to be unlawful in the UK and/or abroad, threatening, damaging (including by virtue of the transfer of any computer virus), in breach of copyright or trade secret, is prohibited whether or not the Customer was aware of the content or material and/or the laws pertaining to the material.
- D) The Supplier will be entitled to suspend and/or terminate any Service or Services if they deem its or their use by the Customer to be illegal and/or an infringement of the rights of any other parties under UK and International laws or regulations whether due to or arising from the transmission of any information or data by the Customer or otherwise and including but not restricted to material transmitted which is obscene, indecent, libellous or subject to copyright and whether or not the Customer was aware of the content or the laws or regulations pertaining to it both in the UK and Internationally.
- E) the Customer acknowledges and accepts sole liability for and the Customer agrees to pay for and indemnify the Supplier against any loss, costs, damages or other claims arising from or attributable to any such illegal or improper use by the Customer of any Service or Services as is mentioned in any of items 3A) to 3D) above.

4. THE SUPPLIER'S RESPONSIBILITY

The Customer acknowledges and accepts that the Supplier does not:

- A) check, scan or verify content of information and data transmitted.
- B) make judgments with regard to the appropriateness of material for transmission.
- C) guarantee the nature, content, truth, accuracy or reliability of any such material.
- D) warrant or guarantee the security or confidentiality of any such information or data.
- E) offer any opinion or express any view on the nature or content of any such information or data.

5. LIMIT ON LIABILITY

Any liability on the part of the Supplier arising from any breach of its obligations under these Terms, including but not restricted to damages caused or allegedly caused by any failure to provide the agreed Service or Services and/or Products, error, omission, interruption of service and or delay of transmission of service, loss of electronically stored information due to, theft, fire, destruction, unauthorised access to electronic information stored on the Supplier's equipment or third party providers utilised by the Supplier or by any other means and to the extent (if at all) recoverable under these Terms shall be restricted to:

- A) In the case of a subscription based service, including but not limited to SMS Shortcodes and Virtual Mobile Numbers, a maximum of the amount paid or payable by the Customer for the Service or Services in any 12 month period under this agreement.
- B) In the case of a credit based service, including but not limited to SMS message credits, a maximum of the amount paid or payable for those credits which failed to be delivered for reasons within the Supplier's control.

6. CONFIDENTIALITY & PERSONAL DATA

- A) We will at all times keep confidential all information acquired as a consequence of the Agreement in respect of You or Your business, except for information already in the public domain or information which We are required to disclose by law, requested by any Regulator or reasonably required by Our professional advisors for the performance of their professional services.
- B) You will at all times keep confidential all information acquired as a consequence of the Agreement in respect of Us, the Service or any Network Operator, except for information already in the public domain or information which You are required to disclose by law, requested by any Regulator or reasonably required by Your professional advisors for the performance of their professional services.
- C) Each of Us will comply with all applicable requirements of the General Data Protection Regulations (the GDPR). This clause 6 is in addition to, and does not relieve, remove or replace, a party's obligations under the GDPR.
- D) The parties acknowledge that for the purposes of the GDPR, We are the Data Processor and the You are the Data Controller.
- E) Without prejudice to the generality of clause 6D, You will ensure that You have all necessary appropriate consents and notices in place to enable lawful transfer of all End-User Data, including the mobile telephone numbers of Your end-user who will be sent messages or voice calls (as applicable) as a consequence of making the Service available to You (End-User Data).
- F) To the extent that We act as a data processor on behalf of You, We shall, in relation to any End User Data processed in connection with the providing the Service:
- i) process that End-User Data only for the Purpose and on your instructions unless We are required by the laws of any member of the European Union or by the laws of the European Union applicable to Us to otherwise process End-User Data. Where We are relying on laws of a member of the European Union or European Union Law (Applicable Law) as the basis for processing End-User Data, We shall promptly notify the You of this before performing the processing required by the Applicable Laws unless those Applicable Laws prohibit such notice;
 - ii) ensure that We have in place appropriate technical and organisational measures to protect against unauthorised or unlawful processing of End-User Data and against accidental loss or destruction of, or damage to, End-User Data, appropriate to the harm that might result from the unauthorised or unlawful processing or accidental loss, destruction or damage and the nature of the data to be protected, having regard to the state of technological development;
 - iii) take all reasonable steps to ensure that all personnel who have access to and/or process End-User Data are legally obliged to keep the End-User Data confidential; and
 - iv) not transfer any End-User Data outside of the European Economic Area unless such a transfer is on Your instruction and solely for the Purpose
 - v) assist you in responding to any reasonable request from a data subject (as defined in the GDPR) and in ensuring compliance with its obligations under the GDPR with respect to security, breach notifications, impact assessments and consultations with supervisory authorities or regulators;
 - vi) notify You without undue delay (and in any event within 24 hours) on becoming aware of a breach involving your End-User Data;

vii) at Your written direction, delete or return End-User Data and copies thereof to you on termination of the agreement unless required by law to store the End-User Data; and

viii) maintain records and information to demonstrate its compliance with this clause 6

G) You consent to Us appointing the below categories of third party processors for the purpose of providing the Services

i) Network Operators for the sole purpose of terminating the communication to the end user handset.

ii) Data Centre Operators for the purpose of storing the End-User Data and hosting the service.

H) We confirm that we have entered or (as the case may be) will enter with the third-party processor a written agreement incorporating terms which are substantially similar to those set out in this agreement. We shall remain liable for the acts or omissions of any third-party processor, or those employed or appointed by the third party processor, appointed by Us pursuant to clauses 6G i) and ii).

7. TERMINATION

Without prejudice to any rights that have accrued under this agreement or any of its other rights or remedies, the Supplier may terminate this agreement either with or without notice as the Supplier sees fit without liability to the Supplier if:

A) the Customer fails to pay any amount due under this agreement on the due date for payment (an essential term); or

B) the Customer commits a material breach of any other material term of this agreement and (if such breach is remediable) fails to remedy that breach within a period of 7 days after being notified to do so (an essential term) ; or

C) the Customer repeatedly breaches any of the terms of this agreement in such a manner as to reasonably justify the opinion that the Customer's conduct is inconsistent with the Customer having the intention or ability to discharge the Customer's obligations under or give effect to the terms of this agreement; or

D) Any event occurs, or any proceeding is taken, with respect to the Customer in any jurisdiction to which the Customer is subject as a result of which:

(i) The Customer suspends, or threatens to suspend, payment of the Customer's debts or is unable to pay the Customer's debts as they fall due or admits inability to pay the Customer's debts or is deemed unable to pay the Customer's debts within the meaning of either section 123 or section 268 of the Insolvency Act 1986 as appropriate or (being a partnership) has any partner to whom any of the foregoing apply

(ii) The Customer is the subject of a winding up or bankruptcy petition as appropriate

(iii) One or more of the Customer's creditors or encumbrancers attaches or takes possession of, or a distress, execution, sequestration or other such process is levied or enforced on or sued against, the whole or any part of the Customer's assets and such attachment or process is not discharged within 14 days; or

(iv) (If the Customer is acting within the course and scope of the Customer's business) the Customer suspends or ceases, or threatens to suspend or cease, to carry on all or a substantial part of the Customer's business; or

- (v) (Being an individual), the Customer dies or, by reason of illness or incapacity (whether mental or physical), is or becomes incapable of managing the Customer's own affairs or is or becomes a patient under any mental health legislation.

8. GENERAL

- A) No terms, conditions, reservations or variations whether stipulated by the Customer or arising in the course of dealing shall annul, vary or add to any of these conditions unless expressly agreed to in writing by the Supplier.
- B) This Agreement and these Terms represent the entire agreement and understanding between the Customer and the Supplier with regard to the supply of the Service and/or Services or of any Product to the Customer by the Supplier, to the exclusion of all prior agreements, arrangements and understandings.
- C) The Customer acknowledges and agrees that:
 - i) any other term which might be implied or incorporated into the Agreement, by statute, at common law or otherwise, is excluded, to the fullest extent permitted by law;
 - ii) the Supplier shall not be in breach of this agreement, nor liable for any failure or delay in performance of any obligations under this agreement arising from or attributable to acts, events, omissions or accidents beyond its reasonable control;
 - iii) time shall not be of the essence in respect of any of the Supplier's obligations under this agreement;
 - iv) in entering into the Agreement the Customer has not relied upon any oral or written representation, statement or understanding (whether negligently or innocently made) by any of the Supplier's employees, agents, sub-contractors or representatives other than as expressly set out in the Agreement;
 - v) the Customer will have no remedy in respect of any untrue representation innocently or negligently made by the Supplier or any of its employees, agents, sub-contractors or representatives prior to entering into the Agreement upon which the Customer may claim to have relied in entering into the Agreement whether such representation was made orally or in writing;
 - vi) the only remedy available to the Customer for a breach by the Supplier of these Agreement shall be for breach of contract under the terms of the Agreement or for fraudulent misrepresentation.
- D) The Agreement shall be governed by and construed in accordance with the laws of England and Wales and the Customer agrees to submit to the exclusive jurisdiction of the Courts of England and Wales.
- E) In the event that this Agreement is translated into any other language, the English language version shall prevail.
- F) If any provision, clause or sub-clause of the Agreement or the application of it to any person shall, for any reason, be held or adjudged by any competent authority to be void, voidable, illegal, invalid or otherwise unenforceable, but would be valid and/or enforceable if any part of such provision, clause or sub-clause were deleted or modified, then that provision, clause or sub-clause shall apply with such deletion or modification as may be necessary to make it valid

and/or enforceable and such judgement shall not affect the remainder of the Agreement which shall continue in full force and effect.

- G) In the event of any inconsistency between the Standard and Specific Terms then the Standard Terms shall prevail
- H) References to:
 - i) the singular include the plural and vice versa;
 - ii) one gender includes all other genders and vice versa.
- I) A person who is not a party to the Agreement has no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of the Agreement, but this does not affect any right or remedy of any third party which exists or is available apart from that Act.
- J) Neither the Customer nor the Supplier may commence any court proceedings or arbitration in relation to any dispute arising out of any alleged breach of this Agreement until whichever party alleges a breach has occurred has attempted to settle the dispute by mediation and either the mediation has terminated or the other party has failed to participate in the mediation, provided that the right to issue proceedings is not prejudiced by any delay in this respect or (if the Supplier has the right to issue) the only alleged breach involves the non-payment of monies properly owing to the Supplier but not paid by the Customer.

9. NOTICES

- A) The Customer agrees to keep the contact details which the Customer has provided to the Supplier up to date. Any notice or other information to be served by the Supplier on the Customer in accordance with this agreement will be validly served if in writing and sent either by first class post or email to the Customer's last known postal or email address.
- B) Any notice sent by first class post will be deemed served two days after posting. Any notice sent by email will be deemed served on the day that it is sent if evidenced by a valid delivery receipt.
- C) Any notice to be served on the Supplier must be in writing and sent either by pre-paid first class post to our registered office or to such other address as may be specified by us to the Customer for this purpose from time to time. Any notice sent in accordance with this sub-clause will only be deemed served if and when the Customer has received a written acknowledgement from the Supplier.

10. CUSTOMER SERVICE LEVEL COMMITMENT

- A) The Supplier is committed to providing a timely and effective level of service with responses proportional to the severity of the problem reported by the Customer.
- B) The Supplier's telephone helpline will be manned as a minimum during Office Hours which are currently 9.00 am to 5.30 pm Monday to Friday. Outside these hours, during weekends and Bank Holidays there will often be a response but we do not guarantee this.
- C) Online chat is available within office hours; messages can be left using this means which will be dealt with by email if no one is available to respond to a chat request.
- D) The main support email inbox, helpdesk@fastsms.co.uk is regularly monitored at all times.

- E) During Office Hours we aim to respond to all service requests within one hour. Outside these hours we aim to respond within four hours but this can be longer overnight and at weekends.
- F) In most cases responses will be much faster than stated above and will result in an immediate resolution of the Customer's request. At times however resolution will take longer, due to extended investigation, or unavailability of specialist staff out of working hours. In such cases a work-around will be sought and the Customer kept up to date with progress.
- G) If the Customer is dissatisfied with our service he/she should contact our Customer Services Manager informally to seek a remedy. If the Customer wishes to make a formal complaint then our Complaints Policy should be referred to.

B. SPECIFIC TERMS – SMS Text Messaging Services 1. NETWORK OPERATOR CONDITIONS

A) Requirements

The Services are provided by the Supplier to the Customer subject to the applicable Network Operator Conditions. The Customer agrees to comply with such Network Operator Conditions and agrees that a breach of, or non-compliance with the Network Operator Conditions by the Customer will be deemed to be a material breach of this Agreement.

Explanatory Note:

(Wikipedia Definition) "A Mobile Network Operator or MNO is a provider of wireless communications services that owns or controls all the elements necessary to sell and deliver services to an end user including radio spectrum allocation, wireless network infrastructure, back haul infrastructure, billing, customer care, provisioning computer systems and marketing and repair organizations." Examples of UK MNOs would include Vodafone and 3.

B) Reservation of Rights

If a Network Operator changes the Network Operator Conditions and/or the technical standards for the delivery of Services, the Supplier may modify the terms and conditions governing such Services upon written notice to the Customer. Upon receipt of a notice from the Supplier, the Agreement, Order Form and/or Provisioning Form, as applicable, will be deemed amended and the Customer will (i) comply with such change(s) as of the date stated in the notice; or (ii) request additional time to comply with such change(s), and will suspend any affected usage of the Services as of the date stated in the notice, until such later time as the Customer can comply with such change(s); or (iii) immediately cease using the Services as of the date stated in the notice if the Customer cannot or will not comply with any such change(s).

2. ACCESS AND CONNECTIVITY

A) The Supplier's Network Connection

The Customer is solely responsible, at its own expense, for establishing and maintaining its equipment, software, facilities, and its connection to the Supplier's Network.

B) No Privacy

The Customer acknowledges that Messages will be transmitted over the Supplier Network in an unencrypted format, which is a characteristic feature of SMS messaging. To the extent permitted by law, the Supplier may intercept and disclose any Messages transmitted over the Supplier's Network to the extent reasonably necessary to protect the Supplier's rights or property, including without limitation, to protect the operation of the Supplier's Network, or to comply with any legal, regulatory, governmental and/or Network Operator inquiries or requirements.

3. CUSTOMER RESPONSIBILITIES

A) Subscriber Opt-In/Opt-Out Requirements

The Customer will send Messages only to Subscribers who have consented or "opted-in" to receiving the quantity, frequency and types of Messages to be sent and who have been informed of their rights to and the free process for cancelling receipt or "opting-out" of receiving future Messages. The Customer will stop sending Messages to a Subscriber who has "opted-out" from receiving such Messages as soon as possible but in no case later than twenty four (24) hours after receipt of the opt-out request (or any shorter time period if necessary to meet or comply with any legal, regulatory, governmental and/or Network Operator request or requirement). The Customer will, within twenty-four (24) hours of receiving a written request from the Supplier, provide the Supplier with proof of Subscriber opt-in requests, opt-out requests and/or the Customer's response time for discontinuing the provision of Messages to the Supplier's satisfaction. The Customer agrees to keep such records during the term of this Agreement and for one (1) year after termination.

B) Provisioning of Projects to Subscribers

The Supplier shall act as a mere conduit only, and the Customer will be solely responsible for its contractual relationship with its own customers.

C) Customer Content

The Customer agrees that the Supplier exercises no control whatsoever over the Customer's Content and Messages and is a mere conduit in transmitting and handling Content and Messages. The Customer shall bear sole responsibility for (i) the Content transmitted using the Services; and (ii) any acts, omissions or breaches with respect to the use of the Services and the Messages, including but not limited to the Content.

D) Inappropriate Content

The Customer will not use the Services or permit the Services to be used to transmit Inappropriate Content. For purposes of this Agreement, "Inappropriate Content" will mean any Content that (i) is unsolicited, including without limitation, "junk mail", "bulk mail", spam or other unsolicited advertising material; (ii) causes the introduction of "viruses", "worms", "Trojan horses", "mail bombs", "cancelbots" or other similar destructive computer programming routines into the Supplier's Network or Subscribers' handsets; (iii) that violates any legal, regulatory, governmental or Network Operator requirements or codes of practice; (iv) is obscene, offensive, threatening, defamatory, discriminatory, misleading or inaccurate; or (v) infringes the intellectual property of any person or entity.

E) Security Measures

The Customer will, at its own expense, take all security measures necessary to (i) protect the Supplier's Extranet and the Supplier's Network from unauthorised access, copying or use; and (ii) prevent third party access to the Customer's password(s) to the Supplier's Extranet and the Supplier's Network. Any password issued to the Customer is subject to cancellation or suspension by the Supplier at any time. The Customer will immediately inform the Supplier if the Customer becomes aware of any possible or actual unauthorised use or misuse of the Services or the Messages under any Project.

F) Compliance Audit.

The Customer will promptly provide such information as the Supplier may request, (i) to confirm the Customer's compliance with its obligations under this Agreement, and (ii) in response to any request made by any Network Operator and/or regulatory or governmental, legal or statutory body.

4. SMS CREDITS

A) Credits per Message

In general terms one message credit is consumed for each 160 character text message sent to a UK mobile network. 160 character text messages sent to other destinations, including but not limited to, non-UK mobile networks, will consume 2 message credits, unless stated otherwise.

B) Special Characters

Some special characters, particularly less common punctuation or currency symbols, can take up two of the 160 characters comprising an SMS message. If sending a large number of messages including such characters the Customer is advised to send a test message to check results or refer to the Fastsms Support Centre at <http://support.fastsms.co.uk> for further information. The Supplier accepts no liability for extra credits consumed if special characters cause a message to exceed 160 characters.

C) Concatenated Messages

Up to three text messages can be concatenated to provide a message of up to 459 characters. Depending on the length of the message an additional one or two message credits will be consumed for UK messages and an additional four or six for non-UK messages.

D) Expiry of Message Credits

Message credits from FastSMS do not expire. However if an account has been inactive for twelve months or more the Suppliers retains the right to archive the inactive account for housekeeping purposes. If the Customer wishes to reactivate an archived account a request can be made to helpdesk@fastsms.co.uk, confirming account details, and the account will be restored together with unspent credits. Although unused message credits remain usable indefinitely refunds are not available for unused credits.

E) Incorrectly Formatted Numbers and Messages

It is important that the outbound phone numbers used in FastSMS are correctly formatted and full guidance on the required format is provided within the FastSMS Support Centre at <http://support.fastsms.co.uk>. If messages fail or reach the wrong destination because of incorrect formatting of any kind message credits will still be consumed and no refunds on such credits will be given. It is the Customer's responsibility in all instances to ensure phone numbers and message content are correctly formatted.

F) Message Statuses

A range of message statuses are reported by FastSMS to indicate whether a message has been successfully delivered; these status codes can be viewed within the FastSMS Support Centre at <http://support.fastsms.co.uk>. If a message is successfully delivered to the receiving mobile network the message will consume message credits. In some circumstances the mobile network will fail to deliver to the handset – phone out of service, inbox full, etc. – but the message credit will still be charged if the failure is between the mobile network and the handset.

5. WARRANTIES & DISCLAIMER.

A) Legal and Regulatory Compliance.

The Customer warrants and undertakes that it will (i) use the Services for lawful purposes and comply with all laws and regulations and/or Network Operator Conditions relating to the Content, Messages or Services; (ii) continue to obtain all necessary permits, consents, authorisations or certifications for the use of the Content (including without limitation those from owners of database, copyrights or performing rights organisations) and that the Content does not infringe the intellectual property or other rights of any person; (iii) provide promptly any information relating to the Content, Messages or Services reasonably requested by the Supplier or requested by any Network Operator and/or legal, governmental, regulatory or statutory authority; and (iv) immediately comply with such directions as may be issued from time to time by a Network Operator and/or legal, regulatory, governmental and/or statutory authority in relation to the Content, Messages or Services and will fully cooperate with the Supplier's request for assistance in conforming the Services to any new requirements or determinations. The Customer will immediately inform the Supplier if any third party makes or threatens any claim or action against the Customer, or the Supplier, or any other party relating to any Content, Message or Services.

B) Disclaimer

Except as expressly provided in these Terms, the Supplier makes no warranties or representations in connection with the Supplier's Network or the supply of Services as contemplated in this Agreement and disclaims all other warranties, conditions, representations, and terms whether written or oral, contractual or statutory, express or implied or otherwise including, with limitation, merchantability, fitness for a particular purpose or use, title, interference, non-infringement, reliability timelines, or security and any warranties arising from course of performance, course of dealing or usage or trade. The Customer acknowledges that (i) the Services have not been specifically designed to meet the Customer's, any of the Customer's customers and/or any Subscriber's individual requirements; and (ii) the Services will not be error-free, uninterrupted, free from unauthorised access (including third party hackers or denial of service attacks), or that all messages will be delivered. Except as stated in this Agreement, the Services are provided on an 'as is' and 'as available' basis.

C. SPECIFIC TERMS – SMS Inbound Numbers 1.

Types of Inbound Number

- A) A UK Virtual Mobile Number or VMN is an 11 digit UK mobile phone number (e.g. 07xxx xxxxxx) that can receive text messages but not voice messages. It acts like a mobile phone as far as the sender of the message is concerned but forwards the text messages it receives to the inbox of the Customer's Fastsms account and, optionally, from there to an email address, and/or to another web address and/or to a mobile phone.
- B) Many non-UK mobile networks make Virtual Mobile Numbers available and the Supplier may include some of these in its Price List and may source others on request.
- C) An SMS Shortcode is a 4, 5 or 6 digit mobile phone number (e.g. 87007) which operates in a similar fashion to a VRN. It is possible for a Customer to acquire an SMS Shortcode dedicated to its sole use but this is unusual due to the high cost involved. More common is for Customers to rent one or more Keywords on a Shared SMS Shortcode.
- D) It is possible to source Shortcodes outside of the UK on request but can be time consuming and expensive.

2. Features of Inbound Numbers

- A. Inbound numbers enable Customers to receive inbound SMS text messages to their FastSMS inbox.
- B. Inbound text messages can be forwarded to multiple email addresses and/or URLs. The Supplier cannot guarantee any timescale within which the forwarded messages will reach their target as they will pass through systems over which we have no control.
- C. Inbound messages can also be forwarded to a mobile phone or VMN but will consume message credits in the same way as any other outbound message.
- D. The Customer can set up an unlimited number of Keywords on a VMN at no additional cost. These keywords can be used to trigger a variety of actions or responses to the inbound message.
- E. The Customer can rent one or more Keywords on a Shared Shortcode. As with VMNs each Keyword can trigger actions or responses to inbound messages.

3. Expiry of Contract and Loss of Fastsms Service

- A. A Fastsms VMN is rented on an annual basis with a minimum contract term of 1 year.
- B. A Keyword on a Shared Shortcode is rented on a monthly basis with a minimum contract term of 1 month.
- C. Please note that VMNs and Shortcodes are subscription-based services that need to be renewed and paid for by the Customer 14 days prior to the expiry date of the Customer's contract ('expiry date').
- D. The Supplier will use its best endeavours to remind the Customer of the expiry date of the Customer's contract. However ultimately responsibility rests with the Customer to diarise and not miss the expiry date.

- E. If the VMN or Shortcode Keyword is not renewed on time this will result in its permanent removal from the Customer's FastSMS account. All the Customer's inbound text messages and related data will then be lost. The Supplier can accept **no** responsibility for the loss of any such messages or any related data. Neither will the Supplier be responsible for any other costs incurred due to the loss of the VMN or Keyword, including, but not limited to, costs of re-printing brochures, letterheads or publicity displaying the expired number or keyword.
- F. In addition even if the Customer re-subscribes after the expiry date there is no guarantee that the same VMN or Keyword will be available. The network could take the number back or the Supplier may have re-allocated the number or keyword to another client.
- G. It is the Customer's sole responsibility to update the Supplier of any changes in the Customer's contact details.
- H. In view of their importance the Customer's responsibilities to notify the Supplier on a timely basis of the above are essential terms of the Customer's contract with us.

4. Withdrawal of service

- A. The Supplier reserves the right to replace a Customer's VMN if, for example, the network operator demands the return of a number or if the quality of the VMN service is not, in the opinion of the Supplier, at a satisfactory level. A replacement VMN will always be provided in such cases.
- B. The Supplier can accept no responsibility for any costs, inconvenience, loss or damage of any kind which the Customer may experience as a result of the changing of a VMN.
- C. If the Customer's VMN or Shortcode Keyword is not renewed in time (as above), the Supplier will remove the VMN from the Customer's account within 24 hours of the expiry date.

5. Costs

- A. Subscription costs for UK Inbound Numbers and Shared Shortcode Keywords are listed prominently on the FastSMS website at <http://www.fastsms.co.uk>.
- B. Subscription costs are subject to change however they will only change when the Customer next renews the Customer's subscription. The Customer will be alerted of any price changes no less than 1 month prior to the Customer's next renewal date.
- C. The cost of sending a text to the Customer's Virtual Mobile Number for the sender will be the sender's standard network rate.
- D. The cost of transferring on inbound messages to a mobile phone will be charged at our current rates as specified on our website.

Version Control

Original version published 8th August 2012 - ARB

Updated address details 16th April 2014 – ARB

Major tidy up, especially Sections B & C, 11th March 2015 – ARB

Updated company name plus minor corrections 13th December 2016 – ARB

Major update to section 6 for compliance with GDPR

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