

General Conditions on the Provision of Electronic Communication and Other Services of Quantcom a.s.

1. Subject of General Conditions

1.1. The General Conditions on the Provision of Electronic Communication services (hereinafter referred to as the "General Conditions") specify the conditions under which Quantcom a. s. provides its electronic communication services to Subscribers.

1.2. These General Conditions are an integrated part of every Contract or the Product Specification related to the provision of electronic communication services entered into by Quantcom a.s. as the service provider (hereinafter referred to as the "Provider") and a physical or legal person as a service subscriber (hereinafter referred to as the "Subscriber").

1.3. These General Conditions do not apply to the provision of other services; in case of other services (which are not electronic communication services) the General Conditions on the Provision of Other Services provided by Quantcom a.s. shall be applied.

1.4. The services are provided on the territory of the Czech Republic.

2. Definition of Basic Concepts

The following words in these General Conditions have the meanings given below. Their meanings shall remain unchanged even when used in the plural. The concepts listed in these General Conditions relate to all Contractual Documents.

Advertised Download and Upload Speed: the connection speed is specified in the Product Specification as the Maximum Download and Upload Speed.

Authorized Person: the person who is authorized to perform legal acts on behalf of a Contracting Party.

Authorized Signature: the written or electronic signature of the Authorized Person based on a qualified certificate issued by an accredited provider of certification services pursuant to a special legal regulation. An electronic signature can be used only when the Provider offers this signature form to the Subscriber. If the possibility of electronic signature is offered to the Subscriber and the Subscriber uses it for the conclusion of contractual relationships with the Provider or in communication with the Provider, then, if these General Conditions mention the possibility of any conclusion of contractual relationships, the installation or cancellation of the Services, communications or notifications between the Provider and the Subscriber "in writing", this will also apply to the use of the electronic signature.

Backup: a service provided in the case of some services as an additional service to ensure backup operation of the service in case of interruption of services due to the situation foreseen by these General Conditions.

Call Credit: a part of the fixed monthly payment defined in the Product Specification, the Contract or another Contractual Document binding for the Subscriber, which can be spent by the Subscriber in the form of telephone calls. The amount of the fixed monthly payment, including the call credit, billed to the customer is independent of the volume of telephone calls actually made, and in cases when the Subscriber consumes the service in a smaller amount than the fixed monthly payment, including the call credit, the difference arisen in this way, expressed in money terms, is not refunded by the Provider, neither is it included in the consumption of Services in the settlement of payments of subsequent periods. Charges for telephone calls made above the amount of the call credit will be billed separately as a variable part of the monthly payment.

Consumer: anyone who outside the scope of their business activities or outside the scope of their individual performance of their job enters into a contract with a businessman or deals with them in any way. A consumer is also a micro-enterprise (up to 10 employees and with an annual turnover of up to EUR 2 million); a small business (up to 50 employees and with an annual turnover of up to EUR 10 million) and a non-profit organization. A customer who wants to use the benefits of the Consumer must declare the fulfillment of these conditions in an affidavit before closing the Contract for the provision of electronic communication services.

Content Application Form (CAF): a form which the Subscriber

uses to request the Contract be terminated and the phone number be ported to a different electronic communication services provider. The form should be duly filled and signed for delivery by the Subscriber to the new provider.

Contract: a contract for provision of electronic communication services entered into by the Contracting Parties, whose subject is the provision of electronic communication services by the Provider to the Subscriber, or any other Contract entered into by the Provider and the Subscriber.

Contractual Documents: the Contract, the General Conditions, the Product Specification, the Technical Specification, the Operational Conditions, the Price List, the Order, or any other documents that are an integrated part of the Contract.

Contract of Provision of Electronic Communication Services: a contract for the provision of electronic communication services entered into by the Contracting Parties, whose subject is the provision of electronic communication services. For the purposes of using the stipulation of the installation, termination or a change of the Service by the Subscriber, it is deemed a subcontract.

Contracting Parties: persons entering into the relevant Contract, typically the Provider and the Subscriber.

Customer Premises Equipment (CPE): equipment allowing the Subscriber to use the provided Services.

Electronic Communication Service: a service provided for payment, which consists completely or mostly in transmitting signals over electronic communication networks, including the telecommunication services and transmission services in the networks of radio and television broadcasts and in the networks of cable television, with the exception of services which offer content over the network services of electronic communication or which perform monitoring of the content transmitted by the networks and the provided services of electronic communication; does not include the services of information technology companies which are not completely or mostly involved in the transmission of signals over electronic communication networks.

Empowered Person: a person empowered to represent a Contracting Party in the matter of Contract implementation.

GCPOS: the General Conditions on the Provision of Other Services provided by Quantcom a.s., which govern the Services that are not electronic communication services in accordance with the Law and are not related to these General Conditions.

General Conditions: these General Conditions on the Provision of Electronic Communication Services provided by Quantcom a.s.

Law: Law n. 127/2005 of Coll. of Electronic Communications as amended.

Malicious and Nuisance Calls: calls which the Subscriber labels as malicious or calls to emergency lines for purposes other than reporting events in cases where life, health, property or public order are in danger.

Maximum Download and Upload Speed: the connection speed is specified in the Product Specification.

Minimum Download and Upload Speed: the connection speed specified by the proportion between the Maximum Download and Upload Speed and aggregation specified by the Provider for the relevant Service in the Technical Specification, Product Specification, Contract or any other document given to the Subscriber as a part of the Service activation.

Network of Electronic Communication: a public communication network of electronic communication pursuant to the Law, through which the service of electronic communication is provided.

Operation Rules of the Collocation Center of the Provider: a document which regulates the conditions for the use of the services of the Collocation Center of the Provider and which is included in the documents provided to the Subscriber in printed form and/or in the form of a document displayed on the website of the Provider. It applies only to those Subscribers who use the Services of the Collocation Center of the Provider. The Subscriber certifies their knowledge of the Operation Rules of the Collocation Center of the Provider by signing the Contract. An updated version of the Operation Rules of the Collocation Center of the Provider, which is binding for the Subscriber and the Provider, is posted on the website of the Provider. Respective Subscribers are notified of any alternation to the Operation Rules of the Collocation Center of the Provider in the same way they are notified of any alternation to the General Conditions.

Order: a document which is included in the Contract and lists, specifically, technical and business conditions of the provision of the Service, charges for the Service and other data. If this data is already listed in the Contract, the Product Specification or the Technical Specification, the Order is not an integrated part of the Contract. The Order can be altered on the basis of an agreement between the Contracting Parties, on the basis of another written order made by the Subscriber (by letter, in electronic form, by fax or in a combined way) and certified by the Provider, or owing to a change of prices listed.

Price List: a Contractual Document, also referred to as the Price List of Works and Selected Services, which states the prices for specific works and services out of the scope of the Services stipulated in the Product Specification. An updated Price List is posted on the Provider's website.

Price List of Works and Selected Services: a Contractual Document, also referred to as the Price List, which states the prices for specific works and services out of the scope of the Services stipulated in the Product Specification.

Product Specification: a document which is included in the Contract and specifically lists the technical and business conditions of the provision of the Service, charges for the Service and other data. If this data is already listed in the Contract, the Order or the Technical Specification, then the Product Specification is not an integrated part of the Contract. The Product Specification can be altered on the basis of an agreement between the Contracting Parties, on the basis of another written order made by the Subscriber (by letter, in electronic form, by fax or in a combined way) certified by the Provider, or owing to a change of prices listed. For the purposes of using the stipulation of the installation, termination or change of the Service by the Subscriber, the Product Specification is deemed a subcontract.

Provider: the Provider of the Services is Quantcom a.s., IC: 28175492, with its registered office at Křižíkova 36a/237, Praha 8 - Karlín, PSC 186 00, Section B, File 12529 of the Business Register at the Municipal Court in Prague.

Service: the service of electronic communication provided by the Provider to the Subscriber on the basis of the Contract and/or other Contractual Documents. Service can also be the provision of another service – a service with added value, performance of work, lease or delivery of an item, pursuant to the law n. 89/2012 of the Civil Code as amended.

Subscriber: anyone who has entered into a Contract on the provision of Services with the Provider. In the Contractual Documents effective before 1 April, 2010, referred to as "User".

Technical Specification: the document which is included in the Contract and lists, particularly the technical and business conditions of the provision of the Service, charges for the Service and other data. If this data is already listed in the Contract, the Order or the Product Specification, the Technical Specification is not included in the Contract. The Technical Specification can be altered on the basis of an agreement between the Contracting Parties, on the basis of the Subscriber's written order (by letter, in electronic form, by fax or in a combined way) certified by the Provider, or owing to a change of prices listed.

The Service Level Agreement (SLA) states guaranteed Service availability from the Provider under the conditions stated by the Provider, guaranteed repair time in the case of Service delivery outage, and the term of Service provision. The SLA also defines processes for Service delivery, the solutions for errors which can occur in the delivered Service, planned outages and solutions for emergencies. The steps and processes are obligatory for both the Provider and the Subscriber. The variants and extent of the SLA are on the website of the Provider. The Subscriber is entitled to make a choice from among the offers of SLA variants listed on the website of the Provider and order the chosen SLA variant by signing the Product Specification and marking the SLA variant. With both Contracting Parties signing the Product Specification with the SLA variant, the Service Level Agreement published on the website of the Provider shall become obligatory for both the Provider and the Subscriber. The Provider reserves the right to unilaterally change the extent of the individual SLA variants, the names of the individual SLA variants, the range of choices of SLA, or to completely terminate an SLA variant if it is put into force for both parties by releasing an updated version of the SLA offer on the website of the Provider, with which the Subscriber explicitly agrees. The Provider may also enter into an individual SLA with the Subscriber with a

Quantcom, a.s., Křižíkova 36a/237, 186 00 Praha 8, tel.: +420 226 204 111, info@quantcom.cz, www.quantcom.cz

ID: 28175492 Tax ID: CZ28175492 Registered under the name Section B, le No. 12529 with the Municipal Court in Prague.

different extent of rights and obligations. The Provider shall meet his commitments arising from the SLA if the Subscriber follows the steps and commitments, and fulfils all of its obligations related to the SLA published on the website of the Provider. By signing the Product Specification with an SLA variant, the Subscriber shall therewith declare that they appropriately and fully read all of the conditions of the SLA posted on the website.

3. Validity and Effectiveness of Contract

3.1. The Contract can be entered into by written or electronic form. The Contract shall become valid upon its acceptance by the Authorized Persons of the Contracting Parties, i.e. by signing the Contract or by confirming the electronic form by the Provider. The Contract shall come into effect on the day of its acceptance by the Authorized Representatives of both Contracting Parties, unless the Contracting Parties have agreed differently in the Contract.

3.2. In cases where the Provider offers a publicly accessible service of electronic communication or provides connection to a public communication network, it enters into a contract with the Subscriber for a definite period and this period, with the first contract closed for a specific service of electronic communication, shall not exceed 24 months. When offering an accessible service of electronic communication or providing connection to a public communication network, the Provider is also obliged to allow its Consumer to enter into a contract for a period of up to 12 months, which does not exclude the possibility of entering into a contract for a longer period should the Consumer request it.

3.3. When closing or changing a contract of the provision of a publicly accessible service of electronic communications, or the access to a public communication network using the means of remote communication, the Provider shall immediately inform the Subscriber of the legal extent after closing the contract in writing, in electronic or printed form. The period for the Subscriber to withdraw from the contract, its change closed out of the common business premises, or using the means of remote communication, shall commence on the day following the day this information is handed over.

4. Service Installation

4.1. The installation or change of the Service and, thereby, also the claim of the Contracting Parties for the performance, shall start upon the written notification of the Subscriber by the Provider of the Service installation and change, or upon the first use of the Service by the Subscriber. The day of installation shall be based upon which of the above stated facts occurred first. The notification of service installation or a change is made by letter, in electronic form, by fax or in a combined way; the notification shall come into effect upon its provable posting by the Provider; for the purposes of this Contract, the Subscriber shall be fully responsible for the functional and accessible addresses or contact numbers to which the notification is sent. The Subscriber is provided the specific Services on the basis of an Order, a Product Specification, or Technical Specification.

4.2. If the Subscriber is duly notified in writing to give coordination in the installation or activation of the service and does not give any necessary coordination within the specified term, which is not shorter than 10 days, the Provider, after expiry of the deadline, shall be entitled to invoice the Subscriber for the agreed service from the first day following the day the deadline expired, as for a duly installed service.

4.3. By the authorized signature of the Order, the Product Specification or the Technical Specification, a subcontract arises. The Contracting Parties are entitled to alter, withdraw from or terminate the Contract, either the Contract as a whole or specific Services provided on the basis of the Order, the Product Specification or the Technical Specification in accordance with the procedures of these General Conditions. The end of a subcontract entered into within the Contract shall not automatically terminate other subcontracts entered into within the Contract on the basis of the Order or the Specification, or other contracts entered into within the Contract. The end of the Contract shall terminate other subcontracts entered into within it.

4.4. The Provider is entitled to make the alteration of a specific Service conditional on the payment of outstanding

charges for the provided Services.

4.5. If a Backup is part of the Services provided, the moment the Service is put into operation is the moment when the Service is put into operation in accordance with the provisions of 4.1, providing that the simultaneous operation of the Backup is not required for the Service to be put into operation. Until the Backup is operational, the Service will be billed at the basic price without a charge for setting up the Backup; if the Backup is not charged, the later start of the Backup has no effect on the charged Service.

5. The Rights and Obligations of the Provider

5.1. The Provider is obliged:

5.1.1. To install and provide Services to the Subscriber who requests them, and this shall be done in accordance with the Contract and other Contractual Documents; the Provider is not responsible for the content of transmitted messages through any provided Service;

5.1.2. To enable the Subscriber to become acquainted with the valid Contractual Documents for the Service ordered by the Subscriber;

5.1.3. To inform the Subscriber about substantial changes in the Contract of the Provision of Electronic Communication Services, the General Conditions, the Price List, the Product Specification, and the Technical Specification at least one month prior to such a change coming into effect; this shall be done in electronic form (by email or by publishing it on the website of the Provider) unless agreed upon differently by the Contracting Parties.

5.2. The Provider is entitled:

5.2.1. To make unilateral alterations to the prices of the provided Services on the grounds of an alteration to the prices of inputs, as a consequence of legislative changes, on the basis of the intervention of the regulator, or as a consequence of changes in the overall evolution of the telecommunication market, any time throughout the course of a calendar year, and in an amount corresponding to the published inflation rate for the previous period, without such a price increase meaning an alteration to the Contract, the Order, the Product or the Technical Specification;

5.2.2. To make unilateral alterations to the General Conditions; the Subscriber shall be notified of such alterations in writing; written notification can also be made by electronic mail, fax or in the billing for services. In the case of disputes, the Provider shall be considered to have fulfilled its obligation by having sent notification to the Subscriber at its last known address, telephone number or electronic mail contact. The rights and obligations of the Subscriber related to the alteration to the General Conditions are determined by Law;

5.2.3. To make alterations to the functions of the Service or to cancel the Service entirely. The Provider is obliged to notify of the cancellation of the Services at least two months in advance;

5.2.4. To change subscriber line numbers in urgent technical cases, even without the approval of the Subscriber. Any change shall be made only after prior notification by the Provider to the Subscriber;

5.2.5. To use legal means for verifying the credibility of the Subscriber and its ability to meet its obligations, with which the Subscriber agrees;

5.2.6. To limit the provision of the Services pursuant to Article 12 of the General Conditions.

6. The Rights and Obligations of the Subscriber

6.1. The Subscriber is obliged:

6.1.1. To use the Service in accordance with the Contract and the relevant legal regulations. If the Subscriber is not the User of the Electronic Communication Service and provides the Electronic Communication Service to third parties, it is obliged to meet the legal obligations, particularly the obligations imposed by the Law on a provider of a network and/or on a provider of an electronic communication service;

6.1.2. To pay the price for the provided Service duly and in time;

6.1.3. To connect only equipment which has valid technical and safety certificates obligatory in the Czech Republic and which is capable of receiving the Service to the equipment of the Provider or the access provider. The Subscriber shall be responsible for the condition and setup of the equipment which it connects to the equipment of the Provider or the access provider, including the setup of parameters;

6.1.4. To take care of the CPE which it has in use with the care of a good housekeeper; to immediately report its theft or damage to the Provider and, in the case of damage to the CPE to provide the Provider with any cooperation needed;

6.1.5. To not make any intervention in the equipment of the Provider, change parameters of the Service or take any steps to limit other Subscribers of the electronic communication network without the written approval of the Provider;

6.1.6. To make written certification of the acceptance of the CPE provided by the Provider for performance of the Service; the equipment shall all the time remain the property of the Provider, unless otherwise agreed by the Contracting Parties. The Subscriber shall return the equipment without delay to the Provider upon termination of the contractual relationship between the Contracting Parties. In case of doubt in regard to the termination of the contractual relationship, the Contracting Parties will follow the opinion of the Provider until the settlement of the controversial situation, unless otherwise agreed upon by the Contracting Parties;

6.1.7. To immediately report to the Provider of any known facts which could negatively influence the provision of the Service;

6.1.8. To report in writing any changes in its identification data which form a necessary part of the Contract within 14 days from the date such changes come into effect; in a case where these obligations are not met, the Subscriber shall be liable for any damages that arise;

6.1.9. To provide the Provider with the cooperation needed;

6.1.10. To procure the approval of the building owner for the execution of construction and installation work necessary for the operation of the Service. The Subscriber is also obliged to procure the other documents for the execution of project documentation and for the acquisition of all necessary permits. In a case where the approval of the building owner or the person authorized by the building owner is withdrawn, the Provider is not responsible for any delay in the supply of the Services and the damage caused to the Subscriber, while the contractual relationship and the Provider's related right to performance by the Subscriber continues to exist, unless otherwise agreed upon by the Contracting Parties. The Subscriber is obliged to provide or procure, without charge to the Provider, premises suitable for the placement of the equipment necessary for the Service provision throughout the entire period of the validity of the Contract. The Subscriber is obliged, at its own cost, to connect the equipment to the power supply as determined by the manufacturer and to secure it against damage or theft. Conversely, the Provider is not responsible for any delay in supply of the Services and damage caused to the Subscriber, while the contractual relationship and the Provider's related right to performance by the Subscriber continues to exist, unless otherwise agreed upon by the Contracting Parties;

6.1.11. To facilitate access to the Provider to the equipment of the Provider located on the premise of the Subscriber for the purpose of maintenance, repair or exchange;

6.1.12. To give the Provider or the persons authorized by the Provider any necessary coordination in the installation and de-installation of the respective communication equipment and elimination of defects therein; the Subscriber shall indicate to the Provider or to the person authorized by the Provider any heavy- current, gas supply, water supply and other installations that are

not immediately visible;

6.1.13. To prevent any third parties from accessing the provided Services, unless otherwise stated in the Contract;

6.1.14. To use the services and networks of the Provider in the proper and standard way, including following the principles of netiquette and to reasonably prevent the services and networks of the Provider from being misused.

6.2. The Subscriber is entitled:

6.2.1. To use the Service in accordance with the Contract and the relevant legal regulations;

6.2.2. To request a change in the Contract;

6.2.3. To contact the Provider with comments and requests;

6.2.4. To require compliance with the parameters specified in the Technical Specification and/or Product Specification within the Provider's network.

6.2.5. To lodge a claim against the extent and quality of the Service and the price charged.

7. List of Subscribers of Public Telephone Service, Information on Subscriber Numbers

7.1. In the Contract or other Contractual Documents, the Subscriber may agree to the Provider processing and keeping its identification data and its release to the Provider for the purpose of issuing a unified telephone directory. The data processed according to the previous sentence may also be used by the Provider for the purpose of information services on the Subscriber telephone numbers, or possibly for the publishing of a telephone directory of Subscribers of the Service. This data shall be provided to the extent with which the Subscriber has previously agreed. Publishing, correction, verification and removal of the Subscriber's data in the telephone directory is free of charge.

7.2. Identification data according to Article 7.1 is a name, or names, surname, or pseudonym, permanent address, telephone number, and electronic mail address. When a physical person is doing business, the registered address is added to the identification data. Identification data also comprises the business firm or name of a legal entity not involved in a business undertaking, address of headquarters or address of affiliate branch, address and telephone number of place of business and electronic mail address.

7.3. When signing the contract, the Subscriber can determine which identification data will be listed in a public directory. If the Subscriber wants to alter, correct, verify or completely remove the extent of its identification data in the public directory, they shall do so in written form posted to the Provider.

7.4. A correction or alteration of data for the purposes of a certain edition of a telephone directory will be reflected in the specific edition of the telephone directory only when the Provider receives this information before the deadline for documents for the respective edition of the telephone directory. In the opposite case, the alteration will be reflected in the following edition of the telephone directory.

8. Portability of Telephone Number; Change of Internet Service Provider

8.1. The portability of a telephone number (§ 34 of the Law) is secured by the electronic communications operator of the network to which the CPE of the Subscriber is connected, in accordance with the valid legal regulations, specifically, General Provision n. OOP/10/10.2012-12. If the Subscriber asks for the telephone number from another service provider to be ported to the electronic communications network of the Provider, the Provider is obliged to secure the porting in accordance with legal regulations. To port the telephone number from another electronic communications service provider, the Subscriber has to deliver a duly signed request of change of service provider (or Content Application Form; hereinafter both referred to as "CAF") to the new Provider, in which the Subscriber gives their identification data, the electronic communications service provider from whom the number is to be ported (hereinafter referred to as an "old service provider"), the telephone number whose porting the Subscriber requests, the Subscriber's PAC (Porting Authorization Code) to port the number issued by the old service provider (hereinafter referred to as PAC) and the day as of which the number is to be ported; with all the conditions to port a number fulfilled, the new

Provider shall promptly ensure the execution of all steps necessary to port a number and inform the Subscriber of the day on which the porting is to take place and which is, at the same time, the termination date of the contractual relationship with the old service provider. The new Provider is entitled to verify the Subscriber's identity prior to asking the old service provider on behalf of the Subscriber to port the number; having been notified by the new Provider to cooperate, if the Subscriber does not duly cooperate while its identity is being verified, the Subscriber shall be deemed as one that has not requested to port a number. The Provider is responsible for delivering the CAF to the old service provider within 1 business day from the receipt of the CAF, including the Subscriber's PAC, and the termination of the contract pursuant to § 63, Section 12 of the law, and in cooperation with the old service provider the new Provider shall ensure that the provided services continue. The telephone number will be ported within 2 business days; this period begins on the first business day following the day when the new Provider notified the old service provider of the Subscriber's request, or within a longer period if stated in the Subscriber's request.

8.2. The new Provider shall inform the Subscriber about the conditions of porting a telephone number.

8.3. Porting a telephone number in accordance with the preceding section can be ordered as part of the creation or a change of the publicly accessible telephone service. The detailed conditions of porting the Subscriber's telephone number to the electronic communications network of the Provider are set out in the Contract, further Contract Documents and the CAF.

8.4. The Subscriber is entitled to ask another electronic communications provider as a new provider to accept its request to port its number and handle it with the Provider as the old service provider. In this case the Subscriber shall file a request to the new provider with all requisites stated in Article 8.1 of these General Conditions, arrange a date to port the telephone number and, at the new provider's request, to prove its identity. The telephone will be ported on the 3rd business day after the Provider receives the request to port the telephone number from the new provider or on a later business day if it is stated in the request. The Subscriber is also entitled to file the CAF to the Provider; the telephone number will be ported on the 3rd business day after the Provider receives an order to port the telephone number from the new provider or on a later business day if it is stated in the order. If the Subscriber's request of change of service provider is not delivered to the new service provider, at the latest, by the fourth working day before the day of termination of the provision of the publicly accessible electronic communications service on the ported telephone number, the telephone number will be ported, it shall not, however, be guaranteed that the provision of the publicly accessible electronic communications service will be discontinued. At the request of the Subscriber using subscribed services which are filed within 30 days from the date of termination of the contract, the Provider as the old service provider shall refund the outstanding balance of the subscription; the refund may include a charge if stated in the contract, with the charge corresponding to the real costs that provably arose on the Provider's side. Unless the Subscriber has arranged it otherwise, by porting the telephone number all services installed on the telephone number shall be cancelled and all contracts of such services terminated as of the end of the day preceding the day the telephone number is ported.

8.5. If there is a premature termination of the Contract of the Service based on the CAF (particularly within 3 months from closing the contract and before passing the minimum use period), the Provider has the right to charge, and the Subscriber is obliged to pay, a one-off fee, as set in Article 9.7 of these General Conditions.

8.6. The change of the Internet service provider (§34a of the Law) is provided by the relevant service provider, who is obliged to ensure that the Subscriber who requests it can change the provider in such a way as to ensure the continuity of the services provided, if technically possible.

8.7. If the Subscriber requests a change of Internet provider from another service provider to the Provider's electronic communication network, the Provider is obliged, in accordance with legal regulations, to provide the transfer. In order to transfer the Internet service from another provider of electronic communication services, it is necessary to deliver the CAF to the receiving Provider duly

signed by the Subscriber, in which they indicate their identification data, the identification data of the service provider which they are leaving, the identification of the services to be changed, the Subscriber's verification code and the date to which the change of Internet provider is to take place.

8.8. Within 1 business day of receiving the CAF, the Transferring Provider shall notify the provider being left, inform them of all the details necessary for the change of provider and information about the date on which the change of provider is to take place, and together immediately verify the possibility of changing the provider of the Internet service. The Transferring Provider is entitled to verify the identity of the Subscriber before requesting a change of service provider from the provider being left on their behalf; in the event that the Subscriber does not provide the necessary cooperation to verify their identity upon the request of the Transferring Provider, they will be treated as if they had not requested the transfer of the service. The Transferring Provider will ensure that the services are activated in the shortest possible time, or within the period agreed with the Subscriber. The Internet service provider being left is obliged to provide its services under the same conditions until the services of the Transferring Internet Service Provider are activated. Interruption of service provision during a change of Internet service provider may not exceed 1 business day. The Subscriber has the right to a flat-rate compensation if the change of Internet service provider occurs with a delay or the change is misused due to a breach of duty by the Transferring Provider or the provider being left or due to non-compliance with the agreed repair and installation deadlines. The method of determining the amount of flat-rate compensation and the method of publishing information about the right to flat-rate compensation is set forth in Decree No. 58/2022 Coll.

8.9. The Subscriber is entitled to ask another Internet service provider as the transferring provider to accept his request to change the Internet provider and process it with the Provider as the service provider being left. In such a case, the Subscriber is obliged to proceed similarly pursuant to 8.7. and 8.8. of these General Conditions.

9. Prices of Services and Payment Conditions

9.1. Prices and payment conditions for the provided Services are specified in the Order, the Product Specification, the Technical Specification or the Price List, which is valid as of the day the Contract is signed, or in the Contract itself.

9.2. Payment for the Services, with the indicated billing period, will be billed and sent by the Provider to the Subscriber electronically. Electronic billing is always free of charge. The Subscriber always has the right to prompt the Provider to deliver the billing as a postal consignment. For such a delivery, the Provider shall charge a fee as stated in the Pricelist. In case of multiple means of billing delivery, each means shall be considered evidentiary. The bill will be dispatched in such a way as to be delivered to the Subscriber within 15 days after the final day of the billing period.

9.3. The Subscriber is obliged to remit the billed amount to the account of the Provider so that the account of the Provider is credited with the amount on the maturity day, at the latest; otherwise, the Subscriber is in default. The maturity of the billed amount in the case of one-off Services is 14 days; in the case of regular payment, always the 15th day of the following month, unless otherwise specified. If the Subscriber does not receive the bill at all or does not receive the bill in time pursuant to the provisions of these General Conditions, the Subscriber is obliged to remit the fixed or lump-sum payments to the account of the Provider before the 15th day of the following month. The difference between the payments remitted in this way and the full payments which the Subscriber is obliged to pay for the billed period will be billed by the Provider to the Subscriber on an alternative date. If the Subscriber has remitted the payments pursuant to this article and then received a bill for the full amount which the Subscriber should pay for the billed period, the Subscriber is obliged to pay the difference between the amount of the payment already remitted and the full payment, without receiving a bill for the difference in accordance with this article.

9.4. One-off Services will be included by the Provider in the closest billing period following the one-off Service being provided to the Subscriber.

9.5. Regular payments are billed from the day of delivery of

the Service to the Subscriber retrospectively to the last day of the billing period, unless otherwise stipulated by the Contracting Parties.

9.6. In case the Service is paid in advance (known as subscription), the respective amount will be paid on the basis of an invoice - tax document with a maturity of one day before the start of the prepaid period.

9.7. In the event that the Subscriber does not pay the invoice for the payment of the Services by the due date of this invoice, the Provider is entitled to charge the statutory interest on delay for each day of delay in payment. The possible calculation of legal interest for late payment will be indicated in the billing of payment for the Services in the calendar month following the month in which the payment of the invoice was delayed.

9.8. In case the Subscriber enters into the Contract, the Order, the Product Specification or the Technical Specification for a fixed period, or committed to using the Service for a certain minimum period, and the fixed or minimum period specified in the Contract, the Order, the Product Specification, or the Technical Specification is terminated due to a notice or an agreement of the contracting parties, the Provider is entitled to charge the Subscriber all payments for the period between the end of the notice period and the expiry of the specified minimum use period or the expiry of a certain period in the amount of:

a) 1/20 of the total of fixed monthly payments remaining up to the end of the agreed length of the contract, or 1/20 of the total of the minimum agreed monthly payments remaining up to the end of the agreed length of the contract, if the Subscriber is a Consumer if the Subscriber is a Consumer or an end user who is a natural person doing business and the termination of the obligation from the Contract, Order, Product Specifications or Technical Specification occurs within three months from closing the Contract, the Order, the Product Specifications or the Technical Specification; the amount of reimbursement is calculated based on the amount paid during the duration of the Contract, and if a discount is provided compared to the Price List, the amount of reimbursement cannot be determined based on the Price List.

b) the total of fixed monthly payments remaining up to the end of the agreed length of the contract, or the total of the agreed minimum monthly charge remaining up to the end of the agreed length of the Contract, if the Subscriber is not a Consumer or an end user who is a natural person doing business, or the termination of the obligation occurs after the expiration of 3 months from the date of closing the Contract.

9.9. In the event that the Subscriber, the Consumer or the end user, who is a natural person doing business, does not comply with the minimum period of service use pursuant to 9.8. and this Subscriber was provided with a CPE that he did not return, the Provider is entitled to additional billing of the price for the provided CPE, which is calculated proportionally from the value of this device agreed upon at the time of closing the Contract or the part of the price for the services that remains to be paid until the end of the minimum period of service use under the Contract, depending on the fact which of these amounts is lower.

9.10. Upon signature of the Contract, the Subscriber shall receive the contractual Price list of the selected Services or shall be acquainted with the stipulated price for the Services in the Technical Specification for the Service. The Subscriber can ask to be informed about the actual stipulated prices for the provided services in written form at any time while the Contract is valid.

9.11. Fixed payments are billed from the day of delivery of the Service to the Subscriber. Fixed payments for an incomplete billing period are calculated as a payment for one day of the billing period multiplied by the length of the incomplete billing period. A payment for one day is calculated as the fixed payment for the billing period divided by the actual number of days in the billing period.

9.12. Variable payments are billed on the basis of a measured unit pursuant to the rules specified by the Provider in the Contract, the Order, the Product Specification, the Technical Specification or the Price List of Services.

9.13. If an alteration is made to the Service, the price for the altered service is charged as of the day of the service alteration.

9.14. The Provider is entitled to bill for the payment of all the

provided Services on a single invoice (tax document), including the payment for Services provided by a third party, which the Provider is entitled to demand from the Subscriber.

9.15. The Subscriber is entitled to include only lawfully granted, acknowledged and indisputable claims against the claims of the Provider, unless otherwise agreed upon by the Contracting Parties.

9.16. The Provider is entitled to pass the collection of claims against the Subscriber to a third person. The Subscriber is obliged to deal with this third person as with a properly empowered person of the Provider. All the collection costs of a claim against the Subscriber initiated on behalf of the Provider are borne by the Subscriber.

10. Defects, Problems and Service Actions

10.1. After the Subscriber reports a Defect, the Provider is obliged to immediately start working on its elimination, and to eliminate the defect as soon as possible.

10.2. If the Subscriber finds a Defect in the Service of the Provider, the Subscriber shall report it without any unnecessary delay to the contact points of the Provider, either by phone, fax, e-mail or in another manner facilitating the identification of the Subscriber. When reporting a Defect, the Subscriber is obliged to identify themselves in a manner which prevents its identity from being mistaken with another Subscriber; if a Defect is not reported in a manner which, at the same time, automatically identifies the Subscriber, to report the Contract number under which the contractual relationship between the Provider and the Subscriber was entered into, and to clearly identify the Service in which the Defect is being reported. If the Subscriber fails to prove the abovementioned identification when reporting a Defect, the Provider is not responsible for the proper and timely elimination of the Defect, and the Provider is entitled to refuse to eliminate the Defect in justified cases until the abovementioned identification of the Subscriber is properly proven.

10.3. The Provider is responsible only for Defects and problems on its side. The Provider has the right to charge the Subscriber the costs of the assessment and elimination of a Defect in cases where it is objectively proven, after the Defect is reported, that the Defect was caused by the Subscriber, or that it did not exist at all.

10.4. A Defect is not the interruption of power supply of the equipment of the Provider located on the premises of the Subscriber.

10.5. The Subscriber is obliged to ensure access for the Authorized Persons of the Provider to the equipment located in the building of the Subscriber so that it is possible to immediately eliminate the Defect. Should the Subscriber fail to do so, the time when it is impossible to work on the elimination of the Defect is not included in the time of the Defect. The Provider has the right to charge the costs caused by the fact that access was not procured to the equipment of the provider in the building of the Subscriber.

10.6. In the case of the provision of other Services, which include the Subscriber's authorization to perform configuration interventions to the extent specified in the Product Specification, which are able to fully or partially affect the operation of the device, the Subscriber shall perform such configuration interventions solely at his own risk.

10.7. The Provider is not responsible for non-functionality of the Service, limitation of its functionality or incorrect operation, if this occurred as a result of interventions by the Subscriber or third parties in the settings of the Service or as a result of changes to the configuration of the Service announced in advance and not addressed by the Subscriber.

11. Conditions of Complaints

11.1. The Subscriber has the right to make claims on the quality, scope and the price level of the Service. The Subscriber has the right to make claims on the quality, scope and the price level of the Service. A complaint must be submitted in writing by post, fax, electronically, or in person to the contact places written below. In accordance with § 64 Article 8 of the Law, the complaint must be submitted without unnecessary delay within two months from the date the claimed issue arose, i.e. from delivery of the bill for the Service, or from faulty provision of the Service; the right to claim shall otherwise terminate. Submitting a complaint about the amount of the charged price shall not have the effect of suspending payment obligation and the Subscriber is still obliged to pay the price for the

provided Service by the due date of the respective bill, at the latest. In case of an interruption of the Electronic Communication Service operation due to defects of the electronic communication network operated by the Provider lasting continuously for more than 4 calendar days, the Provider shall reduce the prices for the use of the Service by a proportionate part for every day of interrupted operation, unless otherwise agreed upon. However, this applies only when the Subscriber is not responsible for the defect of the electronic communication network. This is conditional on the Subscriber notifying the Provider without any unnecessary delay regarding the occurrence of the defect, or that the Provider learns about the occurrence of a defect in another way and the Subscriber provides essential coordination in the elimination of the defect (e.g. in case of a defect in the connecting line to the termination point or in the termination point). This period is calculated from the day when the Subscriber reported the defect to the Provider or when the Provider learned about the defect in another way.

11.2. A complaint can be submitted in writing to the Provider's registered address.

12. Limitation and Suspension of Service Provision

12.1. The Provider is entitled to limit or suspend the provision of the Service for essential necessary time for the following reasons:

12.1.1. Preventing from possible network congestion and mitigating the effects of exceptional or temporary network congestion;

12.1.2. Maintenance or repairs of the electronic communication network;

12.1.3. Critical situations, particularly in the sense of § 98 and the Law;

12.1.4. Other major technical or operational situations which make the provision of the Service hard or impossible;

12.1.5. Circumstances excluding liability (Force Majeure);

12.1.6. Maintenance of the integrity and security of the network, the services provided through that network and CPEs;

12.1.7. In the case of the Provider's obligation to comply with an applicable law or a decision of the competent state or judicial authority;

12.1.8. Just suspicion that the Subscriber is using or is

going to use the Service in breach of the Contract or legal regulations or misuse of the Service or suspicion of misuse of the Service by the Subscriber or a third person;

12.1.9. The Subscriber is in default for the provided Service and has not rectified the situation within 7 days from delivery of the demand for rectification. The Provider is not responsible for any damage or harm thereby caused to the Subscriber. A notification is considered to be provable if sent by the Provider to the Subscriber in a manner identical to that described in Article 9.2 of these General Conditions. By signing the Contract, the Subscriber approves the manner of notification.

12.2. Limitation or suspension of the provision of Service for reasons on the side of the Subscriber, particularly for default in payment or not meeting the contractual conditions, shall not limit the claims of the Provider for payment of the prices according to the Contract, the Product Specification, the Technical Specification or other Contractual Documents.

12.3. Immediately after the reasons for limitation or suspension of Service cease to exist, according to the previous articles, the Provider shall resume operation of Service.

12.4. In cases of limitation or suspension of Service for reasons on the side of the Subscriber, the Provider is entitled to charge the Subscriber a fee for resuming the limited or suspended Services according to the Price List of Services. In specially considered cases, the fee according to this article does not have to be charged from the side of the Provider.

12.5. On the basis of a written request by the Subscriber, the Provider shall block all outgoing calls to the telephone numbers as determined by the Subscriber, if such blocking of outgoing calls is not provided by another provider of electronic communication services. This service is charged according to the updated Price List.

13. Withdrawal from the Contract

13.1. The Contracting Parties may withdraw from the Contract, effective instantly, i.e. on the day a written withdrawal from the Contract is delivered to the other party, in the case of a major breach of the contractual conditions by the other party or should one of the parties have bankruptcy proceedings imposed or the Contracting Parties enter into liquidation. The Provider is also entitled to withdraw from the Contract in the case that the Subscriber entered into insolvency proceedings. In the case of a minor breach to the Contract or in the case that the prerequisites for an instant withdrawal were not met, the legal stipulations shall be valid.

13.2. For the purposes of this Contract, a major breach to the Contract on the side of the Provider is a case when the Provider repeatedly causes damage to property of the Subscriber which the Provider has taken over from the Subscriber.

13.3. It is not considered a major breach to the Contract on the side of the Provider should the Service be suspended or limited for any of the reasons listed in Article 12 of these General Conditions, or for any other generally serious reasons.

13.4. For the purposes of this Contract, it is considered a major breach of the Contract on the side of the Subscriber should the Subscriber repeatedly and/or seriously fail to meet the contractual conditions. It is considered a major breach to the Contract on the side of the Subscriber should the Subscriber use the Service against the binding legal regulations or against good morals or if there is just suspicion that the Subscriber is misusing the electronic communication network, particularly in the following ways:

13.4.1. The Subscriber intentionally or out of negligence supports or facilitates any illegal activities or becomes involved in them;

13.4.2. The communication of the Subscriber violates the rights to personal protection, disseminates slander, disseminates computer viruses, violates ownership rights and copyrights;

13.4.3. The Subscriber violates the security of the system or network in an attempt to gain unauthorized access;

13.4.4. The Subscriber uses data, systems and networks in an unauthorized way, or tries, examines or tests the vulnerability of systems or networks in an unauthorized way;

13.4.5. The Subscriber violates security and authorization procedures without the explicit approval of the owner of the system or network;

13.4.6. The Subscriber interferes in Services provided to other Subscribers, host systems or networks with a malicious intention or in contradiction to the law and these Conditions;

13.4.7. The Subscriber sends out unsolicited mail and contributes to discussion groups in contradiction to the discussion group rules, or otherwise violates the principles of civil coexistence;

13.4.8. The Subscriber makes malicious or harassing calls to other Subscribers, including the Subscribers of other providers of a public telephone service;

13.4.9. The Subscriber makes malicious or harassing calls to emergency call numbers.

14. Liability for Damage

14.1. The provider is not obliged to pay to the Subscriber any compensation for damages, including lost profit, arising as a consequence of the suspension of the Service or faulty provision of the Service. The Provider shall not be liable for any damage arising as a consequence of force majeure.

14.2. In other cases not listed in Article 14.1, the Provider shall be liable for real damage proven to be caused by the Provider, except for the cases that exclude liability according to the relevant laws. The Provider is obliged to pay the real proven amount, up to a maximum of CZK 100,000, unless otherwise agreed upon.

14.3. If the Subscriber has things in its property or lease deposited on the premises of the Provider, such things are insured pursuant to a contract entered into by the Provider and an insurance company. In the case of an insured event, the Provider bears no liability for lost profit or possible data stored in these things.

14.4. The Provider shall not be responsible for an incorrect

charge for Services of for a defective provision of the Service if the Subscriber did not use its right to complain to the Provider regarding such charges or provided Service according to Article 11.1 of the General Conditions.

14.5. The Subscriber's access to all services and system interfaces made accessible for the Subscriber by the Provider shall be his own responsibility. The Provider is not liable for any damage caused to the Subscriber in connection with the incorrect use of the services and systems.

14.6. The Subscriber is also liable to the Provider to the full extent for damage caused by a third person to whom the Subscriber intentionally or out of negligence enabled the use of the Services or to whom it provided the Service within a business commitment relationship.

15. Protection of Confidential Information and Data

15.1. The Contracting Parties undertake to ensure that all information and data concerning the other Contracting Party which arise from the contractual relationship based on the Contract or which they obtain in connection with its performance be processed and used by them only pursuant to generally binding legal regulations (particularly the law on Electronic Communication, Act No. 480/2004 of Coll. on Certain Information Society Services, Act No. 110/2019 of Coll. on the GDPR, Act No. 133/2000 of Coll. on Register of Population and Birth Numbers and Amendment to Some Related Acts), these General Conditions or an agreement between the Contracting Parties. Further information about processing personal data, including information about the rights of the subjects of the data and ways to apply them is available on the Provider's website in the document "*Rules for Processing Personal Information of Quantcom Customers Following the GDPR*". This pledge also remains valid after termination of the contractual relationship. The Provider will not permit wiretapping, message storing or other kinds of interception or monitoring of messages and data connected with them by any persons other than the Subscribers without the approval of the respective Subscribers, unless otherwise set down in the law.

15.2. Operational and localization data can be processed by the Provider without further notice only to the extent essential for provision of the Service, and for the purpose of billing the charges for the Service provided to the Subscriber, and this only for the time determined by a special legal regulation.

15.3. The Subscriber hereby grants the Provider and companies directly or indirectly controlled by the Provider, or companies directly or indirectly controlled by the same person as the Provider, or companies directly or indirectly controlling the Provider, the approval for the processing of the personal or identification data of the Subscriber, as well as operational and localization data processed out of the scope of the law for the purposes listed below, this throughout the duration period of the subscriber relationship and for 12 months after the termination of the contractual relationship:

15.3.1. Use of details of its electronic contact for purposes of spreading business messages in the sense of § 7 of Act No. 480/2004 of Coll. on Certain Services of Information Society. The business messages are not technical, operational and other information related to the Contract and its appendices;

15.3.2. Provision of value added services, if they come into consideration pursuant to the specific type of service, to the extent and duration pursuant to the respective Specification;

15.3.3. Use of automated calling systems without human intervention for the purposes of direct marketing;

15.3.4. Gathering of personal and identification data of the Subscriber for the purpose of publishing a directory of Subscribers, after previous free-of-charge information about the purpose of a printed and electronic directory of Subscribers, which will be available for the public directly or through queries of information services, and about further possibilities of use based on the search functions included in the electronic versions of the directory.

15.4. The approval of the processing of data for the purposes pursuant to Article 15.3 is voluntary. The Subscriber has the right to rescind approval of such processing at any time. The granting of approval for the purpose pursuant to Article 15.3.1 does not affect the right of the Subscriber to publish their own data, together with a

statement that the Subscriber does not want to be contacted for the purpose of marketing, and the possibility of the Subscriber to verify, or demand a correction or the removal of personal data from the directory.

15.5. The Subscriber gives explicit approval for its telephone calls with the operator of the Customers Center of the Provider, with another employee of the Provider or its contractual partner to be monitored by the Provider and recorded, exclusively for the purpose of internal checks on the quality of the provided Services, increasing their quality and protection of just interests of the Provider, and the Subscriber approves of the respective recording of the telephone call being backed up for the necessary time by the Provider.

15.6. The Subscriber hereby authorizes the Provider to pass the data obtained for the purposes stated in Article 15.3 for processing by third parties which provide the Provider with the particular following services – marketing support, publication of directories or provision of value added services.

15.7. With respect to all calls to emergency call numbers, the Provider is obliged to make localization and other data that facilitate the caller's identity be immediately available to the entity operating the center for the reception of such calls.

15.8. The Subscriber takes into account that messages and the related data connected to them the Subscriber exchanges or transmits with the Provider's contact point through the publicly accessible electronic communication Service can be monitored by the Provider, exclusively for the purpose of recording transactions, internal audit of provided Services (increasing their quality), as well as the protection of the rights of the Provider. Monitoring is specifically understood as recording.

15.9. Both the Provider and the Subscriber are obliged to maintain secrecy on confidential information related to important conditions of the Contract, and on confidential information obtained in the course of negotiations and in the implementation of the Contract. This information can be provided to third persons only in case set down by the law or after a mutual agreement.

15.10. The Provider is not responsible for unauthorized persons' access to information transmitted in the network, unless it occurs through the fault of the Provider.

15.11. The Subscriber grants the Provider approval to list its data in the Provider's reference document.

16. Duration, Alteration and Termination of the Contract

16.1. The Contract is concluded in writing for an indefinite period except for cases specified in Article 3.2. The Contract shall bear an Authorized Signature from each of the Contracting Parties.

16.2. The Contract can be altered in writing through numbered amendments to the Contract signed by both Contracting Parties, or through the replacement of a valid Product or Technical Specification with a new Product or Technical Specification, with the Order signed by both Contracting Parties.

16.3. The transfer of the obligations and rights of the Subscriber to a third party can be carried out only with the written approval of the Provider.

16.4. If there is an alteration or termination of the Contract prior to the start of Service, the Subscriber is obliged to pay to the Provider any costs arising from such action.

16.5. The contractual relationship shall end when the agreed time expires, by cancellation, withdrawal of one the Contracting Parties from the contractual relationship, by death or end of the Subscriber, or by the agreement of the Contracting Parties.

16.6. The Provider is entitled to unilaterally alter the General Conditions to a reasonable extent. In the case of a major alteration to the General Conditions, the Provider is obliged to publish the information about this change at each of its places of business, with a method that allows remote access no later than 1 month before this change comes into effect; the Provider shall also inform the Subscriber about this change. If the change is concerned with major requisites of the contract, the Subscriber is also entitled to withdraw from the contract as of the date this alteration comes into effect, without any sanctions if the Subscriber does not accept the new conditions. The Subscriber shall not have this right if such changes occur on the basis of a generally binding legal regulation, a ruling of an administration body or court or if the Provider, after the objection of the Subscriber in regard to the worsening of the contractual

conditions, maintains the original contractual conditions valid for the Subscriber.

16.7. In other cases, unless otherwise stated contractually or in these conditions, the Contracting Parties can cancel the Contract for an indefinite period without giving any reasons with a thirty-day cancellation period.

16.8. The cancellation period starts to run from the day following the day of the delivery of the written notice to the other party. Unless otherwise specified contractually, the cancellation period applies to every part of the Contract and/or the Service and/or the Order and/or the Product Specification and/or the Technical Specification separately.

16.9. The Contract can be cancelled by written agreement of both Contracting Parties.

16.10. Immediately after termination of the Service, the Subscriber is obliged to return all the tangible and intangible assets lent by the Provider for the purpose of Service operation. In a case when the Subscriber repeatedly fails to do so within 14 calendar days after service termination and the demand to return of the property, the Provider has the right to demand a contractual penalty amounting to the equipment purchase price multiplied by 1.5.

16.11. A written reminder, cancellation or withdrawal from the Contract is considered to be delivered as of the day of their actual delivery, but at the latest, on the third working day following the day the written reminder, cancellation or withdrawal was handed over to be delivered at the address of the other Contracting Party, as written in the Contract.

16.12. If a Contracting Party does not take delivery of other written documents than stated in Article 16.11 within 14 days from the day it was at the mail carrier, this written document shall be considered delivered as of the last day of the period, even if the addressee has not learned of its placement.

16.13. Withdrawal from the Contract, cancellation of the Contract or expiry of the Contract does not imply cessation of the right of the Contracting Party to compensation for damage or a contractual penalty, if previously agreed. All obligations shall be settled within 30 calendar days after the end of the contractual relationship.

17. Joint and Final Provisions

17.1. The contractual relationship between the Provider and the Subscriber is governed specifically by Act No. 127/2005 of Coll. on Electronic Communication, as amended; Act No. 513/1991 of Coll. Commercial Code, as amended Act No. 40/1964 of Coll. Civil Code, as amended. Disputes related to the subject of the contractual relationship arising from the Contract will first be tried to be resolved amicably, then by administrative or court proceedings.

17.2. For the purposes of these General Conditions, a written document is considered to be delivered when:

- It was delivered and received by the other Contracting Party personally;
- It was delivered by an entity providing postal services to the address which was announced as the latest by the Subscriber. Also, a consignment is considered to be delivered when its receipt was refused by the addressee, or when it was not withdrawn by the addressee in the post deposit period;
- It was delivered electronically, specifically in the form of an e-mail or a fax message; written documents concerning the closing, ending or altering of the Contract and other Documents agreed in paper form cannot be delivered in this way;
- It was delivered in another way pursuant to these General Conditions.

17.3. In the case of the existence of a foreign language version of the Contractual Documents, their Czech version is always binding.

17.4. In a case where Contractual Documents come into direct contradiction, priority is given to the provisions of the documents in the following ranking: the Order, the Product Specification, the Contract, the Numbered Contract Amendments, the Service Level Agreement, the Technical Specification, the General Conditions, the Operation Rules of the Collocation Center of the Provider, and the Price List.

17.5. The termination of the effectiveness of the Contract shall not mean the termination of the obligation that has arisen for the Contracting Parties from the Contract, the Order, the Product Specification, the Technical Specification, the General Conditions

or other Contractual Documents.

17.6. At least 1 month before the alteration of these General Conditions or another part of the Contract come into effect, the Provider shall publish information about such alteration in each of its places of business in a way that enables distant access on its website. The Provider shall also inform the Subscriber about this alteration in the regular monthly billing. In the case of the alteration of essential prerequisites of the contract or the alteration of other stipulations leading to worsening the Subscriber's position, the Subscriber is entitled to terminate the contract as of the date this alteration comes into effect, without any sanctions, if the Subscriber does not accept the new conditions. The right to terminate the contract according to this stipulation shall not arise if the alteration of the contract occurs on the basis of changes in the legal regulations or in the case of the alteration of the contract ordered to the Provider by the Czech Telecommunication Office.

17.7. These General Conditions shall come into effect on 1 March 2024.

17.8. These General Conditions replace those that were valid before these General Conditions came into effect.

17.9. For a transitional period, at the start of these General Conditions coming into effect, and for operational and technical reasons, contractual relationships can also be concluded by the Provider pursuant to the forms used before these General Conditions came into effect. These original forms are considered to be forms in the tenor of these General Conditions. Contractual relationships concluded through these forms are governed by these new General Conditions, the Product Specification, the Order and the other Contractual Documents and are considered to be the relationships concluded pursuant to the Contract regulated in these General Conditions.