

NUMBER SOURCER - TERMS AND CONDITIONS

Registered Office Address:

NUMBER SOURCER LIMITED Auchileck, Theydon Park Road, Theydon Bois CM16 7LS

Telephone: +44 (0) 845 468 5003

Facsimile: +44 (0)845 468 5004

Web Site: www.numbersourcer.com

Email Address: numbers@millionimpossible.com

Number Sourcer Limited is registered in England and Wales. Company Registration Number: 06937429

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PLEASE NOTE: Always check <http://www.numbersourcer.com/about/terms.do> for latest version.

1 DEFINITIONS

"Account" means the record of all Charges due from a Customer.

"Agreement" means the agreement between NUMBER SOURCER and the Customer. in respect of the Services incorporating these terms and conditions.

"Charges" means the charges payable in respect of the Services (as amended from time to time in accordance with clause 5.8 below) as set out in the Customer Order Form or as otherwise notified to the Customer before they are incurred.

"Customer" means the party named as such on the Customer Order Form to whom NUMBER SOURCER agrees to provide Services and by whom Charges are payable.

"Customer Order Form" means NUMBER SOURCER's Online or Paper Customer Order Form completed by the Customer.

"Initial Connection" means the time and date when the Services are first made available to the Customer.

"ICSTIS" means the Independent Committee for the Supervision of Standards of Telephone Information Services.

"OFCOM" means the Office of Telecommunications.

"Operator" means the provider of access to the Telecommunications Network.

"Order" means a Customer's order for services made on a Customer Order Form.

"Otelo" means the Office of the Telecommunications Ombudsman.

"Premium Rate Number" means the telephone number allocated to a Customer for the purpose of enabling the Customer to provide Premium Rate Services.

"Premium Rate Services" means telephone services providing information, advice, entertainment or any other services defined from time to time by ICSTIS as being Premium Rate Services.

"Revenue" Means sums payable by NUMBER SOURCER to the Customer in respect of Premium Rate Services.

"Services" means connection to the Telecommunications Network, provision of Telephone Numbers and other telecommunications services as set out in one or more Customer Order Forms for the Customer or otherwise notified in writing by NUMBER SOURCER to the Customer.

"Destination" Means the Destination Telephone Number or Email Address where we Route Calls or Faxes to.

"Telecommunications Network" means the public and private telecommunications systems accessed by the Telephone Number or by which the Services are made available.

"Telephone Number" means the telephone number (including Premium Rate Numbers if applicable), allocated to a Customer.

"NUMBER SOURCER" means NUMBER SOURCER LIMITED

2 PROVISION OF SERVICES

2.1 NUMBER SOURCER agrees to provide Services to the Customer on the terms and conditions of this Agreement once NUMBER SOURCER has accepted the Customer's Order. NUMBER SOURCER will have accepted the order upon the Initial Connection.

2.2 It is estimated that the Initial Connection will be no more than 48 hours after receipt of the Order. NUMBER SOURCER will notify the Customer if this is not the case.

2.3 The minimum period for the Services is 12 months from the Initial Connection unless stated otherwise (the "Minimum Period"). This Agreement will continue after the expiry of the Minimum Period unless and until:

2.3.1 It is terminated by either party giving at least one month's written notice to terminate the Agreement expiring on the first or any subsequent anniversary date of the Initial Connection. In the case of notice given by the Customer, the notice shall not become operative until the Customer receives, by way of acknowledgement, a cancellation acceptance form signed by an officer of NUMBER SOURCER on NUMBER SOURCER's Letter Head; or

2.3.2 In accordance with clause 11 below.

2.4 The Services are supplied subject to all limitations of the Telecommunications Network including the risk of imposed prefix or number changes. In particular NUMBER SOURCER is unable to guarantee that all overseas systems will be able to access the Customer using the Telephone Number or that telephone keypads will use the same alphanumeric combinations as are currently used in the UK.

2.5 Each Order will with these terms comprise a separate contract between the parties unless the order specifies that it is an amendment to an existing contract.

2.6 Where an Order covers more than one Telephone Number each Telephone Number shall be deemed the subject of a separate and severable Agreement.

2.7 Where the Customer's name or if applicable company registered number on the Customer Order Form is incorrect or incomplete, the Customer agrees that NUMBER SOURCER may treat as being the Customer the individual or organisation that paid the initial service charge for the Services.

3 NUMBER SOURCER'S OBLIGATIONS

3.1 NUMBER SOURCER will use reasonable endeavours to provide the Services but NUMBER SOURCER shall not be liable for any failure resulting from factors outside NUMBER SOURCER's control. In particular NUMBER SOURCER is not responsible for the operation of the Telecommunications Network.

3.2 NUMBER SOURCER reserves the right from time to time to improve or alter the Services as it deems appropriate, provided that such changes do not substantially change the nature of the Services.

3.3 NUMBER SOURCER will provide an after sales service and help desk contactable by telephone.

4 CUSTOMER RESPONSIBILITIES

4.1 The Customer shall at all times:

4.1.1 Comply with any reasonable directions or instructions (including requests for assistance or information) issued from time to time by NUMBER SOURCER in connection with the Services or any of them;

4.1.2 Pay NUMBER SOURCER's charges under this Agreement on or before the due date for payment without set off or deduction;

4.1.3 Ensure insofar as is possible that the Telephone Numbers are not used in any unlawful, improper or damaging manner;

4.1.4 Indemnify and hold harmless NUMBER SOURCER against all liabilities, claims, damages, losses, costs and proceedings howsoever arising from any improper use of the Services;

4.1.5 Indemnify and hold harmless NUMBER SOURCER against all liabilities, claims, damages, losses, costs and proceedings howsoever arising from a claim by a third party where the third party claims it has the right to prevent the Customer from using the Telephone Number.

4.1.6 Provide a valid email address to NUMBER SOURCER

4.1.7 Inform NUMBER SOURCER of any changes to an email address.

4.2 Where the Customer's Order Form includes an order for a Premium Rate Number the Customer shall also:

4.2.1 Provide NUMBER SOURCER with an accurate description of the Premium Rate Service it intends to provide;

4.2.2 Prior to providing the Premium Rate Service ensure that it obtains all necessary licences, authorities and approval from ICSTIS, OFCOM and any other regulatory body relevant to the Premium Rate Service and thereafter maintains such licences, authorities and approval for the duration of this Agreement;

4.2.3 Upon the request of NUMBER SOURCER provide NUMBER SOURCER with written evidence of such licences, authorities and approval;

4.2.4 Notify NUMBER SOURCER immediately of any intention on the part of the Customer to change the nature of the Premium Rate Service and obtain NUMBER SOURCER's agreement in writing to the proposed change prior to providing the new Premium Rate Service;

4.2.5 Ensure the Premium Rate Service:

4.2.5.1 Complies with all relevant legislation, regulations, guidelines and codes of practice;

4.2.5.2 Does not include any material which is defamatory, offensive, indecent, threatening or likely to bring NUMBER SOURCER into disrepute by virtue of its connection with the Customer;

4.2.5.3 Does not refer to NUMBER SOURCER or the Operator without their prior approval in writing.

4.2.6 The Premium Rate Service may be monitored from time to time by NUMBER SOURCER in order to ensure compliance with the terms and conditions of this Agreement or by the Operator, ICSTIS or any similar authority to ensure compliance with all applicable legislation, regulations, guidelines and codes of practice.

4.2.7 If a Customer selects "Delete Number" they will be asked to confirm whether they want to delete the number - if they confirm that they want to delete the number, the number will be deleted. If a Customer selects "Delete Number" they will be asked to confirm whether they want to delete the number - if they confirm that they want to delete the number, the number will be de-activated and become available for someone else to use. There is no Pro-Rata refund for any services or numbers.

4.2.8 All Customers must provide have a valid email address in order to use any of NUMBER SOURCER's Services. NUMBER SOURCER sends out Alerts, Invoices, Call Credit Balance Updates, Service Updates and Company News by email to all customers.

5 CHARGES AND PAYMENT

5.1 Connection and Initial Service Charges are payable on completion of the Customer Order Form.

5.2 Any other Charges including Call Routing Charge are payable in advance. NUMBER SOURCER may invoice Monthly, Quarterly or Annually. In respect of unascertainable future charges, NUMBER SOURCER may require a reasonable security deposit.

5.3 NUMBER SOURCER requires that the Customer pay by Credit/Debit Card, Electronic Bank Transfer (BACS and CHAPS), Direct Debit, Standing Order or Cheque. In the event that the Customer is unwilling or unable to pay by NUMBER SOURCER's chosen means - or - such automated means are not set up or fail for any reason before NUMBER SOURCER invoices the Customer; an additional administration charge may be levied for each invoice.

5.4 Certain Services (e.g. Routing Call to a Mobile or International Destination) have additional costs which are outside the control of NUMBER SOURCER. Where any such charges are increased to

NUMBER SOURCER it shall forthwith advise the Customer and be entitled to increase its own charges for the same Services by the same proportion.

5.5 Overdue payments shall be subject to interest at an annual rate equal to the statutory interest rate chargeable under the Late Payment of Commercial Debts (Interest) Act 1998 both before and after judgement.

5.6 Our published prices are exclusive of Value Added Tax.

5.7 NUMBER SOURCER shall in respect of each Service be entitled to review and vary from time to time the Charges and introduce new charges. Subject to clause 5.4 the varied or new charges shall take effect 2 weeks after written notice has been sent to the Customer detailing such variations or new charges.

5.8 Charges may also be imposed in the following circumstances brought about by a Customer request:

5.8.1 Change of Destination Number if Customer is using an IVR Application or a Premium Rate Service.

5.8.2 Change of Operator for any Telephone Number.

5.8.3 Change of Service Provider or Network Operator upon termination of this Agreement in respect of any Telephone Number.

5.8.4 Transfer of any Telephone Number to another Individual or Organisation.

5.9 The Customer shall not dispute the amount of any Operator generated Charges unless and then only to the extent that NUMBER SOURCER is entitled to dispute such charges with the Operator.

5.10 NUMBER SOURCER shall be entitled to impose a £25 reconnection fee in the event that the Customer requests and NUMBER SOURCER agrees, to reconnect the Telephone Number following disconnection under clause 9.

6 REVENUE

6.1 The Customer shall be entitled to receive Call Share Revenue from NUMBER SOURCER based on the Minutes of Call Time generated by the use of a Premium Rate or some Non Geographic Number when applicable.

6.2 Call Share Revenue is payable on 09 Premium Rate Numbers, 0870 National Rate Numbers, 0871 Fixed Rate Numbers and 0844 Fixed Rate Numbers. Ofcom does not permit any Call Share Revenue to be paid on 070 Personal Numbers.

6.3 In order to earn Call Share Revenue, the amount of Inbound Minutes on 0870 and 0871 Numbers must exceed 1000 Daytime Minutes per Month, for 0844 Numbers the Inbound Minutes must exceed 2000 Daytime Minutes per Month, for 09 Premium Rate Numbers inbound minutes must exceed 50 minutes per month. Call Share Revenue can only be paid when a Number is routed to a UK Landline Number with a 01 or 02 prefix - or - to a SIP or IAX destination.

6.4 The minimum payment NUMBER SOURCER makes is £50.00, if the Call Share Revenue due for a month is not more that £50.00, then the amount will be credited to our Customers Account, once the amount in the Customers Account exceeds £50.00 we will make a payment.

6.5 The rate at which Revenue shall be paid shall be agreed upon between NUMBER SOURCER and the Customer.

6.6 Call Share Revenue is paid on a Monthly basis about 40 Days after the end of the month by Bank Transfer. NUMBER SOURCER must receive an Invoice from the Customer in order to pay Call Share Revenue.

6.7 NUMBER SOURCER shall be entitled to withhold Revenue due to the Customer:

6.7.1 Upon the suspension of the Service in accordance with clause 9;

6.7.2 If NUMBER SOURCER suspects the Customer is in breach of any term of this Agreement or any other agreement between the parties;

6.7.3 If NUMBER SOURCER suspects the Customer has increased its entitlement to Revenue by fraudulent or improper means;

6.7.4 If NUMBER SOURCER has not received the corresponding payment from the Operator.

6.8 NUMBER SOURCER shall be entitled to set off any Charges due to NUMBER SOURCER against Revenue due to the Customer.

7 THIRD PARTIES

7.1 The Customer may allow a third party to use a Premium Rate Number as part of a managed bureau service provided by the Customer in connection with the provision of Premium Rate Services,

in which case the Customer shall procure the third party's compliance with the terms of this Agreement and all relevant legislation, regulations, guidelines and codes of practice.

8 NUMBER SOURCER'S LIABILITY

8.1 NUMBER SOURCER does not exclude or restrict any liability to the Customer for death or personal injury attributable to its own negligence or that of its employees or agents.

8.2 NUMBER SOURCER shall exercise reasonable skill and care in the provision of the Services.

8.3 Except as stated expressly otherwise in this Agreement, in relation to the provision of Services, NUMBER SOURCER shall have no obligation, duty or liability in or for contract, tort (including negligence and breach of statutory duty) or otherwise and all other conditions, warranties, terms representations and undertaking, express or implied (whether they are implied by statute, common law or in any other way) are excluded to the fullest extent permitted by law.

8.4 Where any Service has been continuously unavailable to a Customer for a continuous period of more than 7 days (the "Unavailable Period") and not as a result of any action or omission of the Customer or any event beyond the reasonable control of NUMBER SOURCER the Customer may apply to NUMBER SOURCER for a rebate of any time based Charges in respect of the unavailable Period and NUMBER SOURCER shall allow the Customer a proportionate rebate of such time based charges. NUMBER SOURCER shall have no other liability for failure or unavailability of the Telecommunications Network.

8.5 NUMBER SOURCER shall not be liable for any indirect or consequential losses, damage or expenses suffered by the Customer including (but not limited to) loss of anticipated sales profits or savings, goodwill, business contracts or losses resulting from third party claims.

8.6 Notwithstanding the provisions of clause 8.3 and subject to clause 8.1, NUMBER SOURCER's liability to the Customer for breach of contract shall be limited to £10,000. Any other liability shall be limited to the amount of relevant insurance cover carried by NUMBER SOURCER.

9 SUSPENSION OF SERVICES

9.1 NUMBER SOURCER may suspend all or part of any Services provided to a Customer for so long as reasonably required or to disconnect all or any of the Customers Telephone Number/s at any time without notice if:

9.1.1 The Customer is in material breach of this agreement or any other agreement between the parties and in particular in breach of clause 4 or 5;

9.1.2 The Customer acts in such a way or permits anything to be done which, in the reasonable opinion of NUMBER SOURCER, relates to the Services and may impair or jeopardise the operation of the Services or any part of the Telecommunications Network;

9.1.3 Required to do so directly or indirectly by Law, the Operator, OFCOM or ICSTIS;

9.1.4 Required for modification or maintenance or in cases of emergency;

9.1.5 NUMBER SOURCER has reason to believe the Services are being used for unlawful, fraudulent or improper purposes.

9.1.6 A Customer has supplied NUMBER SOURCER with an invalid email address or an email address that does not work;

9.1.7 An email sent to the customer is undeliverable or returned/bounced back to NUMBER SOURCER;

9.1.8 When a Customers call charge balance reaches £0 (Zero pounds) or in to a negative balance.

9.2 The Customer shall remain liable for all Charges during any period of suspension attributable to the actions or omissions of the Customer.

10 DATA PROTECTION ACT

10.1 Information that the Customer provides to NUMBER SOURCER about private individuals relevant to NUMBER SOURCER's dealings with the Customer will be stored within NUMBER SOURCER's computer system.

10.2 For the purpose of the Data Protection Act 1998 ("the Act") NUMBER SOURCER needs to specify the purposes for which it will use that information. It will of course only use it for legitimate purposes, including: -

10.2.1 Communicating with the individuals concerned as necessary in connection with the Customer's dealings with NUMBER SOURCER;

10.2.2 Communicating with the Customer in connection with NUMBER SOURCER's services generally;

10.2.3 Providing it to third parties as required by the Customer or the law or as necessary in connection with the Customer's dealings with NUMBER SOURCER (including for inclusion in publicly available directories). Those third parties may be outside the European Economic Area;

10.2.4 Providing it to licensed credit-referencing agencies for credit checks to be undertaken.

10.3 By giving NUMBER SOURCER that information the Customer consents to NUMBER SOURCER holding using and disclosing it for those purposes.

10.4 NUMBER SOURCER is permitted under the Act to hold and use personal data for the purposes specified above. It will not process such data provided by the Customer otherwise than for those purposes or as otherwise required by the Customer.

10.5 NUMBER SOURCER confirms that it will comply with the Seventh Data Protection Principle under the Act (data security) in relation to all personal data supplied by the Customer.

11 TERMINATION OF AGREEMENT

11.1 NUMBER SOURCER may terminate this Agreement immediately by notice in writing to the Customer if: -

11.1.1 The Customer is in breach of any of the terms of this Agreement or any other agreement between the parties and does not remedy the breach within 7 days of the date of written notice from NUMBER SOURCER specifying the breach and requiring it to be remedied;

11.1.2 Any licence, permission, agreement or authorisation granted to the Operator or to NUMBER SOURCER necessary for the provision of the Services is suspended, revoked or terminated; or NUMBER SOURCER is unable to recover from the Operator Revenue payments due to the Customer.

11.2 Either NUMBER SOURCER or the Customer may terminate this Agreement immediately by notice in writing if it has reasonable reason to believe that the other has or will have debts to it which will not be paid when due.

11.3 The Customer can at any time by reasonable notice terminate any Agreement upon the transfer of the Telephone Number the subject of that Agreement to another Operator or service provider. In these circumstances the Customer shall be liable to compensate NUMBER SOURCER for its likely loss of income under that Agreement (from whatever source) from the date of termination to the date on which the Customer could have first terminated the agreement under clause 2.3.

11.4 Any termination of this Agreement shall be without prejudice to the rights of either party accrued to the date of termination.

12 GENERAL

12.1 NUMBER SOURCER shall send all Bills and serve any Notices on the Customer pursuant to this Agreement by Email to the Email address supplied by the Customer or any other address provided by the Customer for this purpose.

12.2 The Customer shall serve any notice pursuant to this Agreement by post on NUMBER SOURCER at its Registered Office address.

12.3 All documents shall be deemed served 48 hours after sending.

12.4 No failure by NUMBER SOURCER to exercise any of its rights under these terms and conditions or concession granted and shall prevent subsequent enforcement of those rights or constitute an agreement to provide the same concession again.

12.5 Subject to clause 12.6, the Customer acknowledges that it has not been induced to enter into this Agreement by any representations made before or on entering into this Agreement (whether made negligently or innocently or whether oral or written) and that it has only relied upon matters set out in this Agreement in deciding to enter into this Agreement.

12.6 The Customer acknowledges that the only remedy it has against NUMBER SOURCER for any misrepresentation or untrue statement shall be a claim for damages for breach of this Agreement. However, if NUMBER SOURCER has made any fraudulent representations upon which the Customer has relied, the Customer may pursue NUMBER SOURCER, and the Customer shall be entitled to all available remedies under English law.

12.7 No variation of this Agreement or waiver hereunder shall be effective unless agreed in writing by NUMBER SOURCER.

12.8 If any provision of these terms and conditions is held by any competent authority to be invalid or unenforceable in whole or in part, the validity of the other provisions of these terms and conditions and the remainder of the provisions in questions shall not be affected as a result.

12.9 The Customer shall not assign or try to assign any or all of the rights and responsibilities under the Agreement but NUMBER SOURCER may transfer its right and obligations hereunder to a new

service provider in which circumstances the Customer shall enter into a new agreement in the same terms as this with the new service provider.

12.10 Where two or more persons constitute the Customer their liability is joint and several.

12.11 NUMBER SOURCER may require a variation to the terms and conditions of the Agreement if so required by legislation, the Operator, OFCOM, ICSTIS or any similar authority.

12.12 Nothing within this Agreement is intended to create third party rights pursuant to the Contracts (Rights of Third Parties) Act 1999.

12.13 Any dispute as to the sum to which NUMBER SOURCER is entitled pursuant to clause 11.3 shall be referred to a single expert to be appointed by agreement between the parties or in default by the application of either party to the President for the time being of the Institute of Chartered Accountants. The expert's fees will be shared equally by the parties.

12.14 This Agreement is governed by English Law and English Courts shall have exclusive jurisdiction as regards any dispute.