

Customer Agreement (Residential)

Customer Agreement (Residential) This Customer Agreement, including any applicable addenda to this Customer Agreement (collectively, the "Agreement") describes the terms and conditions between you and CMD, LLC. Db a CMD, LLC. ("CMD"; "CMD, LLC."; "Us" or "We") applicable to CMD, LLC's Internet access services, which includes the Viasat, Exede, and WildBlue Internet services, CMD, LLC's email service (the "Internet Service(s)"), voice over Internet protocol service ("Voice") and premier technical support service ("Premier Tech Support") (the Internet Service(s), Voice and Premier Tech Support may also be individually referred to as the "Service" or collectively referred to as the "Services"). Please note that if you receive your bill for your Service from a third party, the terms of any customer agreement with that third party and their contact information will be different than provided in this Agreement. Please read this Agreement carefully since it contains important contract rights and obligations between you and CMD, LLC., as well as important limitations on those rights. If you would like to contact us, you may call 1-949-339-5702 or write to: CMD, LLC., 1968 S. Coast Hwy #2299, Laguna Beach, CA 92651 - Attention: Customer Care .

A. Minimum Service Commitment. The Internet Services require subscribers to commit to a 3-month minimum service term ("Minimum Service Term"), unless a different term is stated in this Agreement for your plan. If you change your Service location, or change your Internet Service plan, and the change requires: (i) the use of upgraded Equipment (as defined below), or (ii) a service call to your premises, then you must commit to a new 3-month Minimum Service Term beginning on the date your new Internet Service is activated. If you terminate Internet Service prior to the expiration of the Minimum Service Term, you will owe (and your credit card, debit card, or bank account may be charged) the termination fee described below (the "Termination Fee") and/or any other termination fee described in this Agreement applicable to the Service(s) you are receiving. You may not downgrade your Internet Service Plan to a lower tier Internet Service Plan until 30 days after activation of your Internet Service.

B. Term and Renewal. The term of this Agreement commences on the date your Internet Service is activated and continues for the duration of the Minimum Service Term unless terminated earlier by you or CMD, LLC. After the Minimum Service Term expires, the term of this Agreement will automatically renew on a month-to-month basis, unless you have either agreed to a new Minimum Service Term under another internet Service plan offered by CMD, LLC. ("Renewal Service Term") or terminated this Agreement pursuant to Section 4.3.

C. Equipment. New Internet Service customers must purchase the equipment provided by CMD, LLC. consisting of a modem, antenna and transceiver ("Equipment") in order to receive the Internet Service. Only a CMD, LLC.-authorized installer may install the antenna and transceiver at your residence. Only a CMD, LLC.-authorized installer may install the modem at your residence if you are a new customer. Existing customers may self-install an upgraded modem.

D. Unlimited Data Policy/Bandwidth Usage Policy/Data Allowance Policy. The unlimited data Service plans are governed by the Unlimited Data Policy and, as set forth in Exhibit A, after you use a certain amount of data during your monthly billing period, we may prioritize your data behind other customers during network congestion, which will result in slower speeds. CMD Classic, Essential 10, Evolution and CMD Internet Service plans are subject to strict data usage limits which are described in the Data Allowance Policy. If you exceed your data usage limits, CMD, LLC. will significantly slow and/or restrict your Internet Service, or certain uses of your Internet Service, for the remainder of your monthly billing period. The Liberty service plans ("Liberty Plan(s)") are subject to "Priority Data" usage limits which are also described in the Data Allowance Policy. If you exceed your Priority Data usage limits, you will receive "Liberty Pass" for the remainder of your monthly billing period. Liberty Pass speeds will be slower than Priority Data speeds, do not support video streaming on multiple devices and may not support streaming of high definition video. Liberty Pass speeds will vary based on the time of day and your geographic location and may be extremely slow when the network is busy, typically in the evening hours (about 5:00 p.m. - 2:00 a.m. local time), which may greatly impair your ability to use the internet. Liberty Pass users will receive lower priority on our network than subscribers who have not exceeded their data allowance or other data threshold, which may result in Liberty Pass users experiencing slower speeds when the network is busy than subscribers who have not exceeded their data allowance or other data threshold. Heavier users of Liberty Pass may be slowed to a larger extent than lighter users. The Freedom service plan ("Freedom Plan") is governed by the Bandwidth Usage Policy and is not subject to a strict data allowance; however, as set forth in Exhibit A, if you use more than 150 GB of data during your monthly billing period, certain speeds of your Internet Service will be slowed, as described in the Bandwidth Usage Policy. In addition, CMD, LLC. may contact you and request that you reduce your monthly usage below 150 GB or transition to another service plan. If you do neither, CMD, LLC. may terminate your service in accordance with Section 4.4 of the Agreement. The data usage explanations for our Internet Service plans are set forth in Exhibit A, attached hereto and incorporated herein.

E. Termination Fee. If you cancel the Internet Service (resulting in termination of this Agreement) before completion of the Minimum Service Term or Renewal Service Term, the Termination Fee is equal to the number of months left in your Minimum Service Term or Renewal Service Term multiplied by \$15.00 unless a different termination fee is stated in this Agreement for your Internet Service plan.

F. Return of Equipment. Additional charges will apply as specified in the Lease Addendum if (i) you fail to return the modem and transceiver within 30 days after termination of this Agreement, or (ii) you agree to upgrade your Internet Service, which requires the activation of a new modem, and you fail to return your original modem within 45 days after agreeing to upgrade your Internet Service. If you purchased your Equipment, you are not required to return the Equipment upon termination of this Agreement. In any event, CMD, LLC is not obligated to de-install the Equipment.

G. Payment Authorization. You authorize CMD, LLC. to charge your credit card or debit card ("Card Payment"), or initiate an electronic funds transfer out of your bank account ("EFT Payment") for payment of all or any portion of your Service fees, the Termination Fee (and/or any other applicable termination fee) and any other amounts payable under this Agreement, until such amounts are paid in full, unless you live in a state where CMD, LLC. is required under applicable law to accept another method of payment or CMD, LLC. has agreed to accept another method of payment from you. This Agreement has 14 pages and incorporates CMD, LLC's Data Allowance Policy, Bandwidth Usage Policy, Unlimited Data Policy, Privacy Policies, Acceptable Use Policy, Email End User License Agreement, and your Internet Service plan details as posted on the applicable CMD, LLC. website: www.CMD, LLC. In addition, if you are, receiving Voice, receiving Premier Tech Support and/or are receiving Services through our Recovery Act Program, the Agreement incorporates, as applicable, the VIPCare Addendum, the Voice Addendum, the Premier Tech Support Addendum and/or the Recovery Act Addendum. You acknowledge that you have received, read, understand and agree to be bound by all of the terms and conditions set forth on each of the pages of this Agreement and the incorporated documents, as each of them may be updated from time to time. If you did not receive Sections 1 through 8 of this Agreement, Exhibit A, and, if applicable, the VIPCare Addendum, the Voice Addendum, the Premier Tech Support Addendum and/or the Recovery Act Addendum, DO NOT SIGN THIS AGREEMENT.

CUSTOMER INFORMATION

AUTHORIZED SIGNER INFORMATION

(if Customer is not present at Installation)

Customer Signature: _____

Authorized Signer's Signature: _____

By signature I affirm that the Customer has authorized me to establish an account in the Customer's name.

Date: _____

Date: _____

Print Customer Name: _____

Print Authorized Signer's Name: _____

Street Address: _____

Relationship to Customer: _____

Terms and Conditions

1. The Service.

1.1 Limitations. The Internet Service is available at locations within the United States with an unobstructed view of the southern sky. You acknowledge all download and upload Internet Service speeds are "up to," are not guaranteed and will vary. If you are receiving the Internet Service through a WildBlue Internet Service plan, voice over Internet protocol services may not work. The performance of some games over the Internet is very poor and some games may not work at all. Virtual private networks and remote computer access may be very slow with the Internet Service. Some virtual private networks may not work at all.

1.2 System Requirements. It is your responsibility, at your expense, to obtain, maintain, and operate suitable and fully compatible computer equipment (including, without limitation, a wireless router if you intend to use the Internet Service on multiple devices and are not receiving a CMD, LLC. WiFi Router, CMD, LLC. WiFi Modem or CMD, LLC. WiFi Gateway modem, or another other device that provides for wireless connectivity) required to access the Internet Service.

1.3 Hibernation Plan (formerly the Vacation/Seasonal Suspend Plan). If you have an eligible Internet Service plan and you have received and paid for the Internet Service for at least 30 days, you may convert your Internet Service plan to the "Hibernation Plan." You must receive the Hibernation Plan for a minimum of 60 days. You may not receive the Hibernation Plan for more than 180 days in any 12-month period. The monthly Internet Service fee for the Hibernation Plan will be as stated by us at the time that you convert to the Hibernation Plan. Your monthly Internet Service fee for the billing periods in which you switch into and out of the Hibernation Plan will be pro-rated to reflect the difference between the monthly Internet Service fee for your Internet Service Plan and the Hibernation Plan. The months in which you receive the Hibernation Plan will count towards your Minimum Service Term. If you are paying a monthly fee for Voice Service (defined in the Voice Addendum to this Agreement), a monthly fee for the VIPCare Plan (defined in the VIPCare Plan Addendum to this Agreement) or a fee for anti-virus software, you will continue to incur these charges while on the Hibernation Plan. Internet service, Buy More, the Late Night Free Zone, the Early Bird Free Zone, the Free Zone included with some Liberty Plans, and the Video Data Extender will not be available to you while you are on the Hibernation Plan. All promotional discounts will cease upon conversion of your account to the Hibernation Plan and will not be reactivated when you return to your Internet Service plan. Service calls are not available while you are on the Hibernation Plan unless you are receiving the VIPCare Plan. If you have been on the Hibernation Plan for 180 or more days in a 12-month period and have not called us to resume regular Internet Service plan, we will automatically restore your Internet Service to the lowest priced Internet Service plan currently available in your area. If you receive Voice, it will not remain fully available while you are on the Hibernation Plan and it will be charged at its usual monthly rate.

2. Who May Use the Service? Responsibility and Supervision. Notwithstanding any provision in this Agreement to the contrary, this Section 2 shall not apply to VIP Tech Support.

2.1 Age and Account Set-Up. You represent that the Service will be installed and used solely in your residence and not in any commercial, retail or other business location (other than a home office in your residence), unless specifically agreed to in writing by CMD, LLC. You represent that you are at least 18 years of age. You agree that you are responsible for obtaining the initial installation services for the Equipment from a CMD, LLC. -authorized installer and for verifying and maintaining the account, options, settings and other parameters under which the Service is used, including (without limitation) all related passwords and user identification information.

2.2 Multiple Use of Account. Only devices physically located in your residence and your family members who permanently reside in your household may receive the Service under a single billing account. Your "household" is limited to the single address where you reside and where the Service is installed, and does not include adjacent apartments, residences, offices or any type of space not physically associated with such address. Any use of the Service other than as specified above is unlawful and unauthorized and a material breach of this Agreement, regardless of whether you receive any compensation for such use and may result in the immediate termination of the Service and the imposition of the Termination Fee and/or any other applicable termination fee, without prejudice to any rights and remedies available to CMD, LLC. under this Agreement, at law and at equity.

2.3 Installation of Equipment. You represent that there are no legal, contractual or similar restrictions on the installation of the Equipment in the location(s) you have authorized. It is your responsibility to ensure compliance with all applicable building codes, zoning ordinances, homeowners' association rules, covenants, conditions, and restrictions related to the Service, to pay any fees or other charges, and to obtain any permits or authorizations necessary for the installation or use of the Service (collectively "Legal Requirements"). You are solely responsible for any fines or similar charges for violation of any applicable Legal Requirements. You acknowledge and agree that CMD, LLC. or its designated service provider will be required to access your premises and computer to install and maintain the Equipment, including, without limitation, the antenna and its components. Standard Equipment installations performed by CMD, LLC.-authorized installers include: (i) installation of the antenna to an outside wall or sloped roof; (ii) travel to and from your Service location within 50 miles (80 kilometers) of the installer's office; (iii) cable routed through one exterior wall and one interior wall or floor; (iv) connection of the antenna to the modem using up to 150 feet (45 meters) of cable; (v) connection of the modem to one computer using up to 7 feet (2 meters) of cable; and (vi) required mounting and cabling hardware. Any different or additional installation services or hardware are non-standard and may result in additional charges to be agreed upon between you and the installer. All installations include attaching the Equipment to your computer, installing software on your computer and configuring your computer to optimize the performance of the Internet Service. You confirm that you have reviewed the installation plan and agreed to any associated charges. If you approved a roof mount, you acknowledge the potential risks associated with this type of installation (including, without limitation, with respect to any warranty that applies to your roof or roof membrane). By signing this Agreement, scheduling a service or installation visit, and permitting us or our service provider to enter your home, you are authorizing CMD, LLC. and its service provider to perform all of the above actions. You are responsible for backing up the data on your computer and we highly recommend that you do so prior to permitting access to us or one of our designated service providers. NEITHER CMD, LLC. NOR ITS SERVICE PROVIDER SHALL HAVE ANY LIABILITY WHATSOEVER FOR ANY LOSSES RESULTING FROM THE EQUIPMENT OR ANY INSTALLATION, REPAIR OR OTHER SERVICES ASSOCIATED WITH THE EQUIPMENT, INCLUDING WITHOUT LIMITATION, DAMAGE TO YOUR PREMISES OR LOSS OF SOFTWARE, DATA OR OTHER INFORMATION FROM YOUR COMPUTER. This limitation does not apply to any damages arising from the gross negligence or willful misconduct of us or one of our designated service providers. Time frames for installation, if any, are not guaranteed and may vary depending on the types of services requested and other factors.

2.4 Subscriber Responsibility. You agree that you are responsible for all access to and use of the Service through your account or password(s) and for any fees incurred for the Service, or for software or other merchandise purchased through the Service, or any other expenses incurred in accordance with the terms of this Agreement. You agree that you are responsible for backing up (a) any data you submit, receive or transfer over the Service, including, without limitation, your email; and (b) any data, files, programs, or applications on any device you connect to the Service. You acknowledge that you are aware that content accessible on or through the Service may contain material that is unsuitable for minors (persons under 18 years of age). You agree to supervise usage of your account by minors. You ratify and confirm any obligations incurred by a minor using your account.

3. Fees and Payment.

3.1 Fees, Taxes and Other Charges.

(a) Commencement and Duration of Fees. You acknowledge that (subject to any exceptions granted by us) you will pay for the Service each month in advance and such monthly fees will apply for each and every month (or portion of a month) that you are a subscriber, beginning with the date your Internet Service is activated. In addition, we may bill you for some aspects of the Services individually after they have been provided to you; these include charges to buy more data for your Internet Service, for toll calls and directory assistance calls made using Voice and for your receipt of VIP Tech Support. Your account will continue until you cancel your account in accordance with the method or methods specified by us (unless otherwise terminated in accordance with this Agreement). As stated above, you may cancel your account at any time, subject to

payment of the Termination Fee, if applicable, and/or any other applicable termination fee. The monthly fees shall cease to apply for any months after the billing month in which you cancel or terminate your account in accordance with these terms and conditions.

(b) Billing and Charges. You agree to pay, in accordance with the provisions of the Service plan you selected, any registration, activation or monthly fees (including, without limitation, any applicable discounts), service charges, minimum charges and other amounts charged to or incurred by you, or by users of your account, at the rates in effect at the start of the billing period in which those amounts are charged or incurred. You agree to pay all applicable federal, state and local taxes, fees and surcharges related to your use of the Service, provision of services, software or hardware or the use of the Service by users of your account. Information on our charges and surcharges may be made available to you on www.cmdvoip.com as applicable to your Service. We will send your billing statements to the email address you provide to us, and you agree that this is sufficient notice for all purposes as to charges incurred and paid or to be paid to us. You understand and agree that you will not receive a paper statement in the mail. Additional terms relating to pricing, billing, and payment which are an integral part of this Agreement are contained in your Service plan details. CMD, LLC. reserves the right to correct and charge under-billed or unbilled amounts for a period of 90 days after (i) any incorrect statement was issued or (ii) a statement should have been issued. Payment of the outstanding balance is due in full each month.

(c) Administrative Fees. If your electronic payment is not received by us by its due date or your payment is returned, we may charge you administrative late or nonpayment fees equal to the lesser of (i) \$5.00 per month, or (ii) the maximum amount permitted under applicable law. Such charge shall apply monthly until all delinquent amounts are paid in full. If your EFT Payment or Card Payment fails to be honored by your bank or other financial institution, we may charge you a collection fee equal to the lesser of (i) \$15.00, or (ii) the maximum amount permitted under applicable law. You acknowledge that these fees are not interest or finance charges and are reasonably related to the actual expenses we incur due to non-payment.

(d) Price Lock Guarantee. Our price-lock guarantee applies only to the monthly Internet Service fee (in each case before any promotional discounts) and excludes all taxes and surcharges. The price-lock guarantee requires that your account remain in good standing and may terminate with certain account changes. If you purchased your Service before February 13, 2018, and your Service plan included a price-lock guarantee, the price-lock guarantee runs for 36 consecutive months from the date of account activation. If you purchased your Service on or after February 13, 2018, the price-lock guarantee runs for 24 consecutive months from the date of account activation.

3.2 Card and EFT Payment Authorization. You agree that CMD, LLC. will bill your monthly Service fee and one-time charges in advance and will bill other fees in arrears such as fees to buy more data, for toll calls and for your receipt of VIP Tech Support, and in all cases will automatically collect these fees through either a Card Payment or EFT Payment. By signing this Agreement and receiving the Service, you authorize automatic Card Payments or EFT Payments by CMD, LLC. You agree that the charges described above will be billed to the credit or debit card provided by you when you applied for the Service until such time as you may authorize recurring EFT Payments. Each time you provide CMD, LLC. with an EFT Payment, you consent to CMD, LLC. verifying with a consumer reporting agency or other third party that the bank account you have provided is valid, available and acceptable to CMD, LLC. for electronic payments on your billing account. You must provide current, complete, and accurate information for your billing account, and promptly update any changes (such as a change in billing address, credit card number, credit card expiration date, bank account number) and contact email address. Changes to such information may be made by calling CMD, LLC. Customer Care at 1-855-263-8833. If you fail to provide us with any of the foregoing information, you agree that CMD, LLC. may continue charging you for any Service provided under your account. Your card issuer may also contact CMD, LLC. and notify CMD, LLC. of changes to your billing account, and you hereby authorize CMD, LLC. to update your billing account based upon such notice. In addition to administrative fees that you may owe, if we are unable to process your Card Payment or EFT Payment at any time and we do not receive electronic payment from you by the due date, your account may be immediately suspended and you will remain responsible for all amounts payable by you to us. If we do not receive your payment before your next statement is issued, your account may be terminated and you may owe us the Termination Fee and/or any other applicable termination fee. Your card issuer agreement governs use of your credit or debit card in connection with this Service and you must refer to that agreement with respect to your rights and liabilities as a cardholder. If we do not receive payment from your credit or debit card issuer or its agent, you agree to pay us all amounts due upon demand by us. You agree that CMD, LLC. will not be responsible for any expenses that you may incur resulting from overdrawing your bank account or exceeding your credit limit as a result of an automatic charge made under this Agreement.

3.3 Billing Errors, Partial Payments and Collections. If you think a charge is incorrect or you need more information on any charges applied to your account, you should contact us at 1-855-263-8833. You must contact us within 60 days of receiving the statement on which the error or problem appeared. We will make a statement available to you for each billing cycle showing payments, credits, purchases and other charges. We will not pay you interest on any overcharged amounts later refunded or credited to you. We may, but are not required to, accept partial payments from you. If partial payments are made, they will be applied to amounts owed by you starting with the oldest outstanding amount. If you send us checks or money orders marked "payment in full" or otherwise labeled with a similar restrictive endorsement, we may, but are not required to, accept them, without waiving any of our rights to collect all amounts owed by you under this Agreement. If we choose to use a collection agency or attorney to collect money that you owe us or to assert any other right that we may have against you, you agree to pay the reasonable costs of collection or other action including, without limitation, collection agency fees, reasonable attorney's fees, and court costs.

3.4 Reactivation. To reactivate suspended Service, you must bring your account current through the month of reactivation by making payment in full of any outstanding balance, fees and other applicable charges. In addition, we may require a deposit before reactivating your Service. The amount of the deposit will not exceed one year of monthly fees. Any amounts deposited by you will appear on your statement as a credit, and service charges and other fees will be invoiced as described above. If you fail to pay any amount on a subsequent bill, the unpaid amount will be deducted each billing cycle from the credit amount. Credit amounts will not earn or accrue interest.

3.5 Credit Inquiries and Reporting. You authorize us to make inquiries and to receive information about your credit experience from others, including, without limitation, credit reporting agencies, to enter this information in your file and to disclose this information concerning you to third parties for reasonable business purposes. You authorize CMD, LLC. to report both positive and negative information about your payment history to any credit reporting agencies.

4. Modifications, Rights of Cancellation or Suspension.

4.1 Modification of this Agreement. Upon notice published on the CMD, LLC. website applicable to your Service: www.cmdvoip.com, we may modify this Agreement, including, without limitation, our pricing and billing terms. We may, but are not required to, also notify you by e-mail or other electronic notice. If you do not agree to such changes or additions, then you must terminate this Agreement in accordance with Section 4.3 below and stop using the Service within five days after the effective date of such modifications. Your continued use of the Service after this five-day period constitutes your acceptance of such modifications. If a change results in an increase of the monthly fee by more than 25%, however, you may terminate your Service, without incurring the Termination Fee and/or any other applicable termination fee, by calling us within 30 days after the first statement reflecting such changes is issued.

4.2 Modification of the Service. We may discontinue, add to or revise any or all aspects of the Service in our sole discretion and without notice, including, without limitation, access to support services, publications and any other products or services ancillary to the Service. In particular, we reserve the right in our sole discretion to modify, supplement, delete, discontinue or remove any software, file, publications, information, communication or other content that we or one of our vendors provide to you in connection with the Service. If we undertake any of these changes, we may, but are not required to, notify you by e-mail, posting a notice on one or more of the CMD, LLC. websites or other electronic notice. If you do not agree to the identified changes, then you must cancel your subscription and stop using the Service prior to the effective date of the changes. Your use of the Service after the effective date of the changes constitutes your acceptance of the changes. In addition, we may take any action consistent with our Acceptable Use, Data Allowance, Bandwidth Usage and Unlimited Data Policies and Email End User License Agreement, including, without limitation, actions to (a) prevent unsolicited bulk e-mailing from entering or leaving any e-mail account or the network e-mail system, (b) delete e-mail messages if your e-mail account has not been accessed by you within a time established by us from time to time, in our sole discretion, (c) instruct our system not to process e-mail or instant messages due to space limitations, (d) make available to third parties information relating to CMD, LLC. or its subscribers, (e) withdraw, change,

suspend or discontinue any functionality or feature of the Service, (f) delete attachments to e-mail due to potentially harmful materials included within such attachment, and (g) limit access to the Service to prevent abusive consumption.

4.3 Termination by Subscriber. Subject to your payment of the Termination Fee and/or any other applicable termination fee and the monthly fees for the full billing cycle in which termination occurred, you may immediately terminate this Agreement at any time by giving us written or telephone notice. You are responsible for the full monthly Service fee for any month (or portion of a month) in which you receive Service and CMD, LLC. will not provide a pro-rata refund for any pre-paid fees regardless of when your Service is terminated. In limited circumstances, CMD, LLC. may permit you to temporarily suspend service. You are responsible for the full monthly Service fee for any month (or portion of a month) in which you receive Service and CMD, LLC. will not provide a pro-rata refund for any pre-paid fees regardless of when your Service is suspended. Please allow five business days from the date of receipt for processing written requests to terminate or suspend your Service. CMD, LLC. does not accept notices of termination or suspension via e-mail or chat. You will continue to be liable under this Agreement for all fees and charges until such time as the Agreement has been properly terminated or suspended or we have acknowledged such termination or suspension in writing or by e-mail. Once your account is terminated, you will no longer have access to any of the web or email services provided to you as part of the Service. In addition, if you leased your Equipment, upon termination you will be responsible for the return of the Equipment to CMD, LLC. in accordance with your obligations under the Lease Addendum.

4.4 Termination or Suspension by CMD, LLC. We reserve the right in our sole discretion to terminate your Service and this Agreement or suspend your Service at any time (with or without notice), in whole or in part. If we terminate or suspend your Service because you have or a user of your account has breached this Agreement or violated a law, then notwithstanding the termination or suspension of your Service, you will remain responsible for all payment and other obligations under this Agreement, including, without limitation, the obligation to pay all charges that may be due as a result of or in connection with such termination or suspension. In these instances, you are responsible for the full monthly Service fee for any month (or portion of a month) in which you receive the Service and CMD, LLC. will not provide a pro-rata refund for any pre-paid fees regardless of when your Service is terminated or suspended.

5. Permitted Use and Restrictions on Use.

5.1 Software License. Subject to the terms of this Agreement, CMD, LLC. grants to you a personal, non-exclusive, non-assignable and non-transferable license to use and display the software provided by or on behalf of CMD, LLC. (including any updates) only for the purpose of accessing the Service ("Software") on any computer(s) on which you are the primary user or which you are authorized to use. Our Privacy Policies provide important information about the Software applications we utilize. Please read the terms very carefully, as they contain important disclosures about the use and security of data transmitted to and from your computer. Unauthorized copying of the Software, including, without limitation, software that has been modified, merged or included with the Software, or the written materials associated therewith, is expressly forbidden. You may not sublicense, assign, or transfer this license or the Software except as permitted in writing by CMD, LLC. Any attempt to sublicense, assign or transfer any of the rights, duties or obligations under this license is void and may result in termination by CMD, LLC. of this Agreement and the license. You agree that you shall not copy or duplicate or permit anyone else to copy or duplicate any part of the Software, or create or attempt to create, or permit others to create or attempt to create, by reverse engineering or otherwise, the source programs or any part thereof from the object programs or from other information made available under this Agreement.

5.2 Restrictions on Use of The Service. You agree to comply with CMD, LLC.'s Acceptable Use Policy, Data Allowance Policy, Bandwidth Usage Policy, Unlimited Data Policy and Email End User License Agreement applicable to your service located at www.cmdvoip.com/legal all of which are incorporated into and made a part of this Agreement. CMD, LLC. reserves the right to immediately terminate the Service and this Agreement if you knowingly or otherwise engage in any prohibited activity. You do not own or have any rights (other than those expressly granted to you) to a particular IP address, even if you are utilizing a static IP address.

5.3 Prohibition on Resale. Reselling the Service or otherwise making the Service available to anyone outside your residence (e.g., via wi-fi or any other method), in whole or in part, directly or indirectly, or on a bundled or unbundled basis, is prohibited. The Service is for personal and non-commercial use only and you agree not to use the Service for operation as an internet service provider or for any business enterprise or purpose, or as an end-point on a non-CMD, LLC. local area network or wide area network, unless specifically authorized in writing by CMD, LLC. Other prohibited activities include connecting multiple computers behind the satellite modem to set up a LAN (Local Area Network) that in any manner would result in a violation of the terms of the Acceptable Use Policy or any other CMD, LLC. policy or plan, or running programs, equipment, or servers from your residence that provide network content or any other services to anyone outside of your premises. You may not connect the Equipment to any computer outside of your residence.

5.4 No Unauthorized Use of Equipment or Software. You are strictly prohibited from servicing, altering, modifying, or tampering with the Equipment, Software or Service or permitting any other person who is not authorized by CMD, LLC. to do the same. You may not copy, distribute, sublicense, decompile or reverse engineer any of the Software.

5.5 Compliance with Laws. You agree to comply with all applicable laws, rules and regulations in connection with the Service, your use of the Service and this Agreement.

5.6 Security. You agree to take reasonable measures to protect the security of any devices you connect to the internet through the Service, including, without limitation, maintaining at your cost an up-to-date version of anti-virus and/or firewall software to protect your devices from malicious code, programs or other internal components (such as a computer virus, computer worm, computer time bomb or similar component). You expressly agree that if your computer or an internet connected device becomes infected and causes any of the prohibited activities listed in the Acceptable Use Policy, CMD, LLC. may immediately suspend your Service until such time as your computer is sufficiently protected to prevent further prohibited activities. You will be fully liable for all monthly fees and other charges under this Agreement during any period of suspension. Although CMD, LLC. has no obligation to monitor the Services or its network, CMD, LLC. and its authorized suppliers reserve the right to monitor bandwidth, usage, transmissions, and content from time to time in order to operate the Services, identify violations of this Agreement, or protect the CMD, LLC. network, the Services and other users of the Services. In all cases, you are solely responsible for the security of any device you choose to connect to the Service, including, without limitation, the security of any data stored or shared on such device(s).

5.7 Responsibility of Subscriber. You are responsible for any misuse of the Service, even if the misuse was committed by a friend, family member, or guest with access to your Service account. Therefore, you must take steps to ensure that others do not use your account to gain unauthorized access to the Service by, for example, strictly maintaining the confidentiality of your login and password. You are considered the registered recipient of the Service(s), and you will be liable for any charges or fees incurred by the use of your Equipment by anyone else up to the time that we receive your notice of termination, unless otherwise provided by applicable law. You may not assign or transfer your Service without our written consent. If you do, we may terminate your Service. If your Equipment is stolen or otherwise removed from your premises without your authorization, you must notify CMD, LLC. Customer Care Center immediately, or else you will be liable for payment for unauthorized use of the Service or Equipment.

6. Equipment. If you purchased your Equipment, the terms of sale applicable to the Equipment are governed by your purchase agreement or other documents evidencing such sale and, if applicable, CMD, LLC.'s limited warranty (available at www.cmdvoip.com/legal) and service plan, if any. In addition, the Equipment contains software and/or other intellectual property which is subject to a license agreement(s). Any breach of such license agreement(s) constitutes a breach of this Agreement.

7. Warranties and Limitations of Liability.

7.1 DISCLAIMER OF WARRANTIES. YOU EXPRESSLY AGREE THAT USE OF THE SERVICE IS AT YOUR SOLE RISK. CMD, LLC. AND CMD, LLC.'S SUBSIDIARIES AND AFFILIATES AND EACH OF THEIR RESPECTIVE OFFICERS, DIRECTORS SHAREHOLDERS, EMPLOYEES, AGENTS, WHOLESALERS, DEALERS, DISTRIBUTORS, SUPPLIERS, LICENSORS AND THIRD PARTY CONTENT PROVIDERS (COLLECTIVELY, "CMD, LLC.'S PARTNERS") DISCLAIM ANY AND ALL WARRANTIES THAT THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE AS WELL AS ANY AND ALL WARRANTIES AS TO THE RESULTS TO BE OBTAINED FROM USE OF THE SERVICE, INCLUDING, WITHOUT LIMITATION, ANY MINIMUM UPLOAD OR DOWNLOAD SPEEDS. THE SERVICE AND ANY ANCILLARY PRODUCTS OR SERVICES PROVIDED OR SOLD TO YOU ARE DISTRIBUTED ON AN "AS IS" AND "AS AVAILABLE" BASIS WITHOUT WARRANTIES OF ANY KIND,

EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE OR IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY OR COMPLETENESS OF INFORMATIONAL CONTENT, NON-INFRINGEMENT OR OTHERWISE, EXCEPT THE FOREGOING SHALL NOT APPLY IN STATES WHERE IT IS PROHIBITED. CMD, LLC. AND CMD, LLC.'S PARTNERS EXPRESSLY DISCLAIM ANY REPRESENTATION OR WARRANTY THAT THE SERVICE WILL BE ERROR FREE, SECURE OR UNINTERRUPTED OR OPERATE AT ANY MINIMUM SPEED. NO ORAL ADVICE OR WRITTEN INFORMATION GIVEN BY CMD, LLC. OR ANY OF CMD, LLC.'S PARTNERS SHALL CREATE A WARRANTY; NOR SHALL YOU RELY ON ANY SUCH INFORMATION OR ADVICE. BECAUSE CMD, LLC. PROVIDES SUBSCRIBERS WITH ELECTRONIC ACCESS TO THE CONTENT AVAILABLE ON THE INTERNET, CMD, LLC. AND CMD, LLC.'S PARTNERS CANNOT AND DO NOT WARRANT THE ACCURACY OF ANY OF THE INFORMATION YOU OBTAIN THROUGH THE SERVICE. CMD, LLC. AND CMD, LLC.'S PARTNERS SHALL HAVE NO LIABILITY WHATSOEVER FOR ANY DAMAGE TO OR LOSS OR DESTRUCTION OF ANY HARDWARE, SOFTWARE, FILES OR DATA RESULTING FROM YOUR USE OF THE SERVICE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU TO THE EXTENT SUCH EXCLUSION IS NOT ALLOWED BY APPLICABLE LAW. THE LIMITED WARRANTY CONCERNING EQUIPMENT PURCHASED BY YOU GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU ALSO MAY HAVE OTHER RIGHTS THAT VARY BY JURISDICTION.

7.2 LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY LAW, NEITHER CMD, LLC. NOR ANY OF CMD, LLC.'S PARTNERS SHALL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES ARISING OUT OF (I) USE OF THE SERVICE, (II) INABILITY TO USE THE SERVICE, (III) ANY ANCILLARY PRODUCTS OR SERVICES PROVIDED OR SOLD TO YOU, OR (IV) ANY BREACH OF ANY REPRESENTATION OR WARRANTY. WITHOUT IN ANY WAY LIMITING THE FOREGOING, IF FOR ANY REASON, BY OPERATION OF LAW OR OTHERWISE, ANY PORTION OF THE FOREGOING LIMITATION OF LIABILITY SHALL BE VOIDED, THEN IN SUCH EVENT CMD, LLC.'S MAXIMUM, SOLE, AND EXCLUSIVE LIABILITY AND THE LIABILITY OF CMD, LLC.'S PARTNERS SHALL BE LIMITED TO GENERAL MONEY DAMAGES IN AN AMOUNT NOT TO EXCEED THE TOTAL AMOUNT ACTUALLY PAID TO CMD, LLC. BY YOU FOR THE APPLICABLE SERVICE DURING AND FOR A PERIOD OF TIME COMMENCING UPON THE OCCURRENCE OF ANY ERROR, DEFECT OR FAILURE AND CEASING UPON THE DISCOVERY OF SUCH ERROR, DEFECT OR FAILURE, IN WHOLE OR IN PART; PROVIDED, HOWEVER, THAT IN NO EVENT SHALL SUCH PERIOD OF TIME EXCEED THE 12-MONTH PERIOD IMMEDIATELY PRECEDING THE DATE WHICH SUCH ERROR, DEFECT OR FAILURE IS FIRST DISCOVERED IN WHOLE OR IN PART.

7.3 Applicability and Exceptions. The foregoing exclusions or limitations of liability apply regardless of any allegation or finding that a remedy failed of its essential purpose, regardless of the form of action or theory of liability (including, without limitation, negligence) and even if CMD, LLC. or others were advised or aware of the possibility or likelihood of such damages or liability. The foregoing shall not apply in states where such exclusions are prohibited. In addition, these exclusions and limitations do not apply to your purchase of your Equipment, which is governed by your purchase agreement or other documents evidencing such sale and if applicable, CMD, LLC.'s limited warranty (available at www.cmdvoip.com/legal) and service plan, if any.

7.4 Service Interruptions. Service may be interrupted from time to time for a variety of reasons, including, without limitation, weather conditions at your home or at your assigned gateway location. Weather conditions at your assigned gateway may be different than the weather at your home. We are not responsible for any interruptions of the Service that occur due to acts of God (including, without limitation, weather), power failure or any other cause beyond our reasonable control. However, because we value our subscribers, for an interruption of a significant length of time that is within our reasonable control, upon your request we may provide what we reasonably determine to be a fair and equitable adjustment to your account to make up for the Service interruption. THIS WILL BE YOUR SOLE REMEDY AND OUR SOLE DUTY IN SUCH CASES.

7.5 Indemnity. You agree to indemnify, defend and hold us harmless against all claims, liability, damages, costs and expenses, including, without limitation, reasonable attorneys' fees, arising out of or related to any and all uses of your account. This includes, without limitation, responsibility for all consequences of your violation of this Agreement (or a violation by any user of your account) or placement on or over, or retrieval from or through, the Service of any software, file, information, communication or other content and all costs incurred by us in enforcing this Agreement against you.

7.6 Third Party Beneficiaries. The provisions of this Section 7 are for the benefit of us and our respective contractors, information or content providers, service providers, licensors, employees and agents, and each shall have the right to assert and enforce such provisions directly on its own behalf. Other than as expressly stated in this Agreement, this Agreement shall not be deemed to create any rights in third parties.

8. General.

8.1 Call Monitoring and Recording. For quality assurance, CMD, LLC. records and/or monitors telephone calls and online chat sessions between its customers and CMD, LLC. agents, employees and/or its affiliates regarding the Services. By using the Service, you (and anyone calling or otherwise contacting CMD, LLC. with regard to your account) consent to any and all call and online chat session recording and monitoring performed by CMD, LLC. or its agents, employees and/or its affiliates.

8.2 Contact Information. You agree that by entering into this Agreement and providing CMD, LLC. with your wireless phone number and/or any other telephone number and/or your e-mail address, CMD, LLC. or its agents may contact you for: (a) any account-related issues by calling or texting you at such number(s) using a prerecorded/artificial voice or text message delivered by an automatic telephone dialing system and/or using a call made by live individuals, and/or (b) for any account-related issues or for marketing purposes by sending an e-mail to such e-mail address. The consent provided here continues even if your Service terminates. If you do not wish to receive marketing emails, you may follow the opt-out instructions contained in any such email by making an opt-out request or by visiting www.cmdvoip.com/opt-out.

8.3 Applicable Law. This Agreement is made in the State of California. This Agreement and all of the parties' respective rights and duties, including, without limitation, claims for violation of state consumer protection laws, unfair competition laws, and any claims in tort shall be governed by and construed in accordance with the laws of the State of California, in the United States, excluding conflicts of law provisions.

8.4 Dispute Resolution. To expedite resolution of issues and control the cost of disputes, you and CMD, LLC. agree that any legal or equitable claim relating to this Agreement, any addendum, or your Service (referred to as a "Claim") will be resolved as follows: We will first try to resolve any Claim informally. Accordingly, neither of us may start a formal proceeding until at least 60 days after one of us notifies the other of a Claim in writing ("Notice"). You will send your Notice to the address on the first page of this Agreement to the attention of the CMD, LLC. Legal Department and we will send our Notice to your billing address. If you and CMD, LLC. are unable to resolve the Claim within 60 days after Notice is received, then CMD, LLC. and you agree to arbitrate any and all Claims between us. This agreement to arbitrate is intended to be broadly interpreted. It includes, but is not limited to:

- Any Claims arising out of or relating to any aspect of the relationship between us, whether based in contract, statute, fraud, misrepresentation, tort, or any other legal theory;
- Any Claims that arose before this Agreement or any prior agreement between us;
- Any Claims that are currently the subject of a purported class action suit in which you are not a member of a certified class; and/or
- Any Claims that may arise after the termination of this Agreement.

Notwithstanding the foregoing, either party may bring an individual action in small claims court in the county of your billing address. This Agreement does not preclude you from bringing issues to the attention of federal, state, or local agencies, including, for example, the Federal Communications Commission. If the law allows, these agencies may seek relief against us on your behalf. You agree that by entering into this Agreement, you and CMD, LLC. each waive the right to participate in a class action and/or a trial by jury. This Agreement evidences a transaction in interstate commerce, and thus the Federal Arbitration Act governs the interpretation and enforcement of this provision. This Dispute Resolution provision shall survive termination of this Agreement. The arbitration shall be governed by the Consumer Arbitration Rules (collectively, the "Arbitration Rules") of the American Arbitration Association ("AAA"), as modified by this Agreement, and will be administered by the AAA. The Arbitration Rules are available online at adr.org, by calling the AAA at 1-800-778-7879, or by writing to the address on the first page of this Agreement to the attention of the CMD, LLC. Legal Department. The arbitrator is bound by the terms of this Agreement. All issues shall be for the arbitrator to decide, except issues relating to the scope and enforceability of this Dispute Resolution provision which shall solely be for a court of competent jurisdiction to decide. Any

arbitration hearings shall take place at a location which is reasonably convenient to you and CMD, LLC. During the arbitration, neither party shall disclose to the arbitrator the amount of any settlement offer made by either party, until after the arbitrator determines the amount, if any, to which you or CMD, LLC. is entitled. If your claim is for \$5,000 or less, you and CMD, LLC. agree that you may choose whether the arbitration will be conducted solely on the basis (a) of documents submitted to the arbitrator, (b) through telephonic hearings, or (c) by an in-person hearing as established by the Arbitration Rules. If your claim is in excess of \$5,000, the right to a hearing shall be determined by the Arbitration Rules. Regardless of the manner in which the arbitration is conducted, the arbitrator shall issue a reasoned written decision sufficiently explaining the essential findings and conclusions on which the award is based. If the arbitrator finds that either the substance of your Claim or the relief sought in your Claim is frivolous or brought for an improper purpose (as measured by the standards set forth in the Federal Rule of Civil Procedure 11(b)), then the payment of all fees related to the arbitration shall be governed by the Arbitration Rules. In such case, you agree to reimburse CMD, LLC. for all monies previously disbursed by it that are otherwise your obligation to pay under the Arbitration Rules. The arbitrator may award declaratory or injunctive relief only in favor of the individual party seeking relief and only to the extent necessary to provide relief warranted by that party's individual Claim. **YOU AND CMD, LLC. AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING.** Furthermore, the arbitrator may not consolidate more than one person's Claim and may not otherwise preside over any form of a representative or class proceeding, unless both you and CMD, LLC. otherwise agree in writing. Notwithstanding any provision in this Agreement to the contrary, we agree that if CMD, LLC. makes any future change to this Dispute Resolution provision during your Minimum Service Term, you may reject any such change by sending us written notice within 30 days of the change to the address on the first page of this Agreement. By rejecting any future change, you are agreeing that you will arbitrate any dispute between us in accordance with the language of this Dispute Resolution provision. Any cause of action brought by you, or by users of your account, with respect to the Service or this Agreement must be instituted within one year after the claim or cause of action has arisen or it will be barred.

8.5 Notices, Disclosures and Other Communications. Where notification by CMD, LLC. is contemplated by or related to this Agreement, notice may be made by any reasonable means, including, without limitation, e-mail or publication over the Service. A printed version of this Agreement and of any notice given in electronic form by CMD, LLC. shall be admissible in judicial, arbitration, or administrative proceedings relating to or based upon this Agreement to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form. You must promptly notify us of any change in your credit card information, e-mail or postal address by calling CMD, LLC. Customer Care.

8.6 Construction and Delegation. If any term of this Agreement is found by a court or arbitrator of competent jurisdiction to be invalid, illegal or unenforceable, it shall be construed in such a way as to eliminate the offending aspects while still giving as much effect as possible to the intentions of such term. If this cannot be done and the entire term is invalid, illegal or unenforceable and cannot be so repaired, then the term shall be considered to be stricken from this Agreement as if it had not been included from the beginning. In any such case, the balance of this Agreement shall remain in effect in accordance with its remaining terms notwithstanding such invalid, illegal or unenforceable term. Neither the course of conduct between parties nor trade practice shall act to modify the provisions of this Agreement. We may authorize or allow our contractors and other third parties to provide the services necessary or related to making the Service available and to perform obligations and exercise our rights under this Agreement, and we may collect payment on their behalf, if applicable.

8.7 Miscellaneous. We may enforce or decline to enforce any or all of the terms of this Agreement in our sole discretion. In no event shall we be required to explain, comment on, suffer liability for or forfeit any right or discretion based on the enforcement, non-enforcement or consistency of enforcement of these terms. Captions used in this document are for convenience only and shall not be considered a part of this Agreement or be used to construe its terms or meaning. The provisions of any Sections of this Agreement which by their nature should continue shall survive any termination of this Agreement.

8.8 Assignment of Account. We may sell, assign, pledge or transfer this Agreement (including any addendum to this Agreement), your account or an interest in your account to a third party without notice to you. In the absence of a notice of such sale or transfer, you must continue to make all required payments to us in accordance with your billing statement.

8.9 Entire Agreement. This Agreement, as well as the additional online documents specifically incorporated as a part of this Agreement, constitutes the entire and only agreement with respect to its subject matter between you and CMD, LLC., applicable also to all users of your account. This Agreement supersedes all representations, proposals, inducements, assurances, promises, agreements and other communications with respect to its subject matter except as expressly set forth in this Agreement.

Exhibit A

Data Usage and Video Streaming Quality Explanations

Residential Internet Service Plans									
CMD, LLC. Plans		12	25	50					
Measured over a fixed monthly period	Data Allowance (GB) (Combined Upload and Download)	12 GB	25 GB	50 GB					

Voice Data Extender
The Video Data Extender is a feature that streams video at DVD quality (optimized for 480p), which allows you to get more out of your monthly data allowance or other data threshold. Not all video sources are identifiable and available to benefit from the Video Data Extender. The feature is turned on by default. You can turn the Video Data Extender off or on at any time by visiting http://account.cmdvoip.com .

Lease Addendum

This Lease Addendum is between you and CMD, LLC, and is separate and different from any other commitment you may have made with CMD, LLC, and is fully enforceable under these terms.

1. Applicable Documents and Terms. If you leased Equipment from CMD, LLC., the terms and conditions of this Lease Addendum, the Customer Agreement and the pricing terms of the lease promotion apply to you. Unless otherwise specified in your Customer Agreement: (i) the leased Equipment shall at all times remain the sole and exclusive property of CMD, LLC. and we will have the right, in our sole discretion, to provide or replace leased Equipment with new or reconditioned Equipment and to remove, or require the return of, such Equipment upon cancellation or disconnection of your Internet Service for any reason; and (ii) we will charge you a monthly Equipment lease fee (an "Equipment Lease Fee") for the Equipment. If you elected a promotion under which you prepaid lease fees for the Minimum Service Term, no additional lease fee will apply until you have exhausted the prepaid amount. Upon expiration of the prepaid lease term for the Minimum Service Term, the monthly Equipment Lease Fee will be charged to your payment method on file.

2. Ownership by CMD, LLC. No leased Equipment provided to you by CMD, LLC. shall be deemed fixtures or part of your realty. Our ownership of such Equipment may be displayed by notice contained on it. You shall have no right to pledge, sell, mortgage, otherwise encumber, give away, remove, relocate, alter or tamper with the Equipment (or any notice of our ownership thereon) at any time. Any reinstallation, return, or change in the location of the Equipment shall be performed by us at our service rates in effect at the time of such service. We reserve the right to make such filings as may be determined to be necessary by us in our sole discretion to evidence our ownership rights in the Equipment, and you agree to execute any and all documents as may be so determined to be necessary for us to make such filings. You are responsible for preventing the loss or destruction of leased Equipment and we recommend that your Equipment be covered by your homeowners, renters or other insurance policy.

3. Return of Equipment.

A. If you cease to be a CMD, LLC. customer for any reason (whether voluntarily or involuntarily), you must call CMD, LLC. within seven days after the termination of your Internet Service to arrange for CMD, LLC. to (i) send you instructions for you to return the modem and transceiver to CMD, LLC.; or (ii) at CMD, LLC's option, send you a prepaid shipping package for you to return the modem and transceiver to CMD, LLC. You may make arrangements for CMD, LLC. to de-install the modem and transceiver at our standard rates. You acknowledge that the modem and transceiver must be returned to CMD, LLC. in good working order, normal wear and tear excepted. If CMD, LLC. does not receive the modem and transceiver within 30 days after the termination of your Internet Service or if the modem and/or transceiver are damaged when they are returned to CMD, LLC., you agree to pay CMD, LLC. the following fee(s), as applicable to you depending on your Service plan:

Equipment Type	Fee for Each Unreturned or Damaged Modem	Fee for Each Unreturned or Damaged Transceiver
Surf Beam 2 WiFi Modem, Surf Beam 2 branded modem and its associated transceiver	\$150.00	\$150.00
Viasat Wi-Fi Gateway modem and its associated transceiver	\$150.00	\$250.00

B. If you agreed to upgrade your Internet Service, which requires the activation of a new modem, and you fail to return your original modem within 45 days after agreeing to upgrade your Internet Service, you agree to pay CMD, LLC. the unreturned equipment fees for the applicable equipment types set forth in Section 3A above.

C. The fees set forth in Sections 3(A) and 3(B) above represent compensation for a portion of the expenses incurred by CMD, LLC. in establishing your account and providing you the modem and transceiver for your use. You agree that CMD, LLC. may charge any amounts due for any unreturned or damaged modem or transceiver using the payment method on file with CMD, LLC. (Card Payment or EFT Payment) and you hereby authorize such charges by CMD, LLC.

4. Defective Equipment. Provided that you are in compliance with all terms and conditions of this Agreement, while you receive Internet Service under this Agreement, CMD, LLC. will, at no additional charge to you, replace Equipment you lease from CMD, LLC. that CMD, LLC., in its sole discretion, determines to be defective ("Defective Equipment"). Defective Equipment replacement under this Section 4 expressly excludes charges for home service calls and for damage to, or misuse of, the Equipment. For the first 90 days after initial activation of your Internet Service, CMD, LLC. will waive its standard service call charge if CMD, LLC. makes a service call. After the first 90 days following initial activation of your Internet Service, CMD, LLC's standard service call charge shall apply to all service calls by CMD, LLC. You shall notify us promptly of any defect in, damage to, or accident involving your leased Equipment by calling 1-855-463-9333. All maintenance and repair of Equipment shall be performed by us or our designee(s). CMD, LLC may charge you for any repairs that are necessitated by any damage to, or misuse of, the Equipment.

5. Monthly Lease Fee. You will be charged a monthly fee for the lease of the Equipment in connection with the Internet Service you are purchasing. Applicable taxes, surcharges and fees will apply. IF YOU ARE NOT RECEIVING A PRICE-LOCK GUARANTEE, THE LEASE FEE IS SUBJECT TO CHANGE AT ANY TIME.

6. Disclaimer. VIASAT PROVIDES THE EQUIPMENT AS IS, AND MAKES NO WARRANTY, EITHER EXPRESSED OR IMPLIED, REGARDING THE EQUIPMENT. EQUIPMENT MAY BE NEW OR REFURBISHED. ALL WARRANTIES INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY EXCLUDED. VIASAT IS NOT RESPONSIBLE FOR ANY SPECIAL, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES RELATING TO THE EQUIPMENT PROVIDED TO YOU.

7. Customer Acknowledgement. Customer acknowledges and agrees that CMD, LLC is not extending credit and that the unreturned Equipment fees are not interest, a credit service fee or a finance charge. If your Equipment is stolen or otherwise removed from your premises without your authorization, you must notify our Customer Care department by telephone or in writing immediately, but in any event not more than three business days after such removal to avoid liability for payment for unauthorized use of your Equipment. You will not be liable for unauthorized use that occurs after we have received your notification.

VIPCare Plan Addendum

This VIPCare Plan Addendum is between you and CMD, LLC., Inc. and is separate and different from any other commitment you may have made with CMD, LLC. and is fully enforceable under these terms. The VIPCare Plan is not available to residents of Alaska and Hawaii.

1. Applicability. If you purchased your modem, antenna, transceiver and router ("Equipment" as defined above) and subscribe to the VIPCare Plan, the terms of this VIPCare Plan apply to you.

2. VIPCare Plan Services.

A. VIP 24/7 Customer Service. You will receive CMD, LLC.'s 24/7 telephone customer support on a priority basis through a dedicated VIPCare Plan subscriber telephone number ("VIPCare Number").

B. Service Calls. If you experience difficulty with your Equipment that CMD, LLC., in its sole discretion, determines requires a service call to resolve, CMD, LLC. will waive CMD, LLC.'s standard service call charge.

C. Antenna Re-Pointing. If CMD, LLC., in its sole discretion, determines that the antenna included with your Equipment requires re-pointing, CMD, LLC. will re-point your antenna at no charge.

D. Wiring Reconnection/Repair/Replacement Service. If CMD, LLC., in its sole discretion, determines that there is a problem with the wiring that connects the antenna and the modem included with your Equipment, CMD, LLC. will, at CMD, LLC.'s option, reconnect, repair or replace the affected wiring at no charge if your Equipment was installed through a standard installation. A charge may apply to non-standard installations.

E. Antenna and Transceiver Relocation Service. At your request, or if CMD, LLC., in its sole discretion, determines that it is required in order for you to continue receiving Internet Service, CMD, LLC. will remove and reinstall on your premises the antenna and transceiver included with your Equipment. Antenna and transceiver relocation service is limited to one relocation per year at the same residential address at which you are then receiving Internet Service. Antenna and transceiver relocation service under the VIPCare Plan does not include relocation of your Equipment to a new residential address. A charge may apply to antenna and transceiver relocation service involving non-standard installations.

3. Term and Cancellation.

A. Term. Subject to the terms and conditions of this VIPCare Plan Addendum, the term of your VIPCare Plan subscription begins on the day you subscribe to the VIPCare Plan and shall remain in effect for as long as you continue to subscribe to the VIPCare Plan, remain in good standing with CMD, LLC. and comply with the terms and conditions of the Agreement (including, without limitation, the terms and conditions of this VIPCare Plan Addendum).

B. Termination or Suspension by CMD, LLC. CMD, LLC. may immediately, and without notice, suspend or terminate your subscription to the VIPCare Plan: (i) if your Internet Service is cancelled, terminated or suspended for any reason; (ii) if you do not timely pay CMD, LLC. any amount due or payable in connection with this Agreement; or (iii) if a hazard or danger to person or property prevents CMD, LLC. from performing any work during a service call, as determined by CMD, LLC. in its sole discretion.

C. Termination by You. The VIPCare Plan is optional and you may terminate your VIPCare Plan subscription at any time by calling CMD, LLC. customer service at 1-800-954-5889 or at the VIPCare Number. CMD, LLC. will not process your request to terminate the VIPCare Plan subscription if you request termination by email or chat. If you terminate your VIPCare Plan subscription during your monthly billing period, you will not receive a prorated refund of the VIPCare Plan fee you prepaid for the month in which you terminate your VIPCare Plan subscription. If you terminate your VIPCare Plan subscription within three hundred (300) days after subscribing, CMD, LLC. may charge you for any service call charges that would have been applicable to you if you had not subscribed to the VIPCare Plan. Additionally, if you terminate your subscription to the VIPCare Plan, you may not be eligible to re-subscribe for a period of at least one hundred eighty (180) days following termination, as determined by CMD, LLC. in its sole discretion.

4. Exclusions. This VIPCare Plan applies solely to your Equipment and provides no coverage with respect to any of your property (including, without limitation, your television, telephone, fax machine, router, computer, mobile device, or any data, program or application stored on any of such items) or the use of such property. Without limitation, the VIPCare Plan does not apply to, or provide you with any benefits for, any of the following:

- Any Equipment problems existing prior to the beginning of your VIPCare Plan subscription;
- Collision of the Equipment with, or explosion of, another object that damages the Equipment;
- Unauthorized repairs to, or improper installation of the Equipment by anyone other than CMD, LLC. or a CMD, LLC.-authorized service provider;
- Any items attached or connected to the Equipment, other than for a wiring service requested by you and performed by us pursuant to Section 2.D. of this VIPCare Plan Addendum;
- Equipment located outside of CMD, LLC.'s service area in the Continental United States and Alaska;
- Internal software and Equipment components not essential to basic functionality of the Equipment;
- Transportation damage to the Equipment;
- Improper Equipment modifications;
- Damage to the Equipment as a result of fire, flood, earthquake, rodent/insect damage, mold, water leaks, or any other natural causes;
- Any wear and tear, deterioration or defect in the materials of, or any defect in the workmanship or skills relating to, the Equipment;
- Damage to the Equipment as a result of a power surge or power interruption;
- Accidental damage to the Equipment from handling;
- Any damages or expenses relating to a loss of use of the Equipment;
- Equipment used in contravention of the terms and conditions of the Agreement, including, without limitation, Equipment used in a commercial setting;
- Assistance with computer technical issues;
- Cosmetic blemishes or imperfections on the exterior of the Equipment; or
- Expenses incurred as a result of the removal or relocation of Equipment, except when such service is requested by you and performed by us pursuant to Section 2.E. of this VIPCare Plan Addendum

5. Your Promises and Assurances. At all times during your VIPCare Plan subscription, you agree to:

- Fully cooperate with, and disclose all relevant information to, CMD, LLC. customer service agents and authorized service providers during the diagnosis and replacement of your Equipment;
- Provide adequate access to your Equipment to CMD, LLC. and its authorized service providers during normal business hours;
- Provide CMD, LLC. and its authorized service providers with a non-threatening and safe environment in which to perform CMD, LLC.'s obligations under this VIPCare Plan Addendum during each service call, if any;
- Not mislead, defraud or make any misrepresentation to CMD, LLC. or any CMD, LLC. authorized service provider; and
- Not falsify any documents or records related to the subject matter of the Agreement.

6. Disclaimer. CMD, LLC. PROVIDES THE VIPCARE PLAN AS IS, AND MAKES NO WARRANTY, EITHER EXPRESSED OR IMPLIED, REGARDING THE SERVICES PROVIDED TO YOU PURSUANT TO THE VIPCARE PLAN. ALL WARRANTIES INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE EXPRESSLY EXCLUDED. THE EASYCARE PLAN DOES NOT AFFECT ANY RIGHTS YOU OTHERWISE MAY HAVE UNDER STATE OR FEDERAL LAW IN RESPECT TO ANY WARRANTY RELATING TO THE LEASED EQUIPMENT. CMD, LLC. IS NOT RESPONSIBLE FOR ANY SPECIAL, PUNITIVE, INCIDENTAL OR CONSEQUENTIAL DAMAGES RELATING TO THE SERVICES PROVIDED TO YOU PURSUANT TO THE EASYCARE PLAN. ADDITIONALLY, YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT THIS EASYCARE PLAN ADDENDUM DOES NOT CONSTITUTE A SERVICE CONTRACT, SERVICE WARRANTY, PRODUCT WARRANTY OR AN INSURANCE POLICY UNDER ANY STATE OR FEDERAL LAW.

Voice Addendum

This Addendum for CMD, LLC's Voice Service (formerly known as "VoIP" and also referred to as "Voice") contains the terms and conditions applicable to your Voice Service, as supplemented by the terms of the Customer Agreement to the extent not addressed by this Addendum. You may only receive the Voice Service if you are also receiving a Voice eligible Internet Service plan.

1. Service Term. This Addendum will take effect on the date your Voice account is activated by CMD, LLC. and will continue until terminated by you or CMD, LLC. in accordance with this Addendum and the Customer Agreement. You are required to subscribe to a minimum Voice Service term of six months. After this initial six-month term expires, it will automatically renew on a month-to-month basis, unless you have agreed to a new Voice Service term under any program then offered by CMD, LLC.

2. Voice Equipment. As part of your Voice Service, CMD, LLC. will provide to you certain equipment (the "Voice Equipment"). Depending on the service plan you've selected and the Voice Equipment provided to you, you may need to self-install the Voice Equipment. If you did not lease your Voice Equipment, you own the Voice Equipment and do not need to return it if you terminate the Voice Service.

3. Termination Fee. If you terminate Voice before completion of the initial six-month Voice Service term, you will be required to pay CMD, LLC. a termination fee equal to \$10.00 multiplied by the number of full months remaining in the initial six-month term.

4. Fees and Payment. Voice will be billed under the same terms and conditions as the billing terms and conditions pertaining to the Internet Service. Charges for Voice will show on your Internet Service invoice as a separate line item. CMD, LLC. does not provide paper invoices or statements. You are responsible for paying all charges on all calls made to destinations outside of the 50 United States, the District of Columbia and Canada, and directory assistance calls ("Toll Calls"). Toll Call charges are billed in arrears. You will be charged for each Toll Call in accordance with the Voice Toll Call chart, available on www.cmdvoip.com/voice, which may be revised by CMD, LLC. at any time. CMD, LLC. retains the right to collect an Administrative Cost Recovery Fee as allowed by law to help cover any costs to comply with federal, state and local regulatory requirements. Additional terms relating to pricing, billing, and payment for your Voice plan are set forth on our website: www.cmdvoip.com/voice and are incorporated in this Addendum.

5. 911 Service.

WHILE VOICE MAY BE USED FOR EMERGENCY CALLS IN THE ENHANCED 911 SYSTEM ("911"), IT HAS LIMITATIONS AND RISKS. BY PURCHASING VOICE, YOU ACKNOWLEDGE AND ACCEPT THE FOLLOWING LIMITATIONS ON 911 SERVICE, INCLUDING, WITHOUT LIMITATION, FOR OTHER PERSONS WHO MAY PLACE 911 CALLS OVER YOUR VOICE SERVICE. IF YOU HAVE ANY QUESTIONS ABOUT 911 CALLS ON VOICE, CALL CMD, LLC. AT 1-855-263-8833.

VOICE MAY BE INTERRUPTED OR BE OTHERWISE UNAVAILABLE (RESULTING IN THE INABILITY TO CONNECT 911 CALLS) FOR ANY ONE OR MORE OF THE FOLLOWING REASONS, OR OTHER EVENTS BEYOND CMD, LLC.'S CONTROL:

A. Service Availability. Because Voice is provided through satellite technology, 911 service available through Voice may be limited in comparison to 911 service that is available through traditional landline telephone carriers. Loss of service availability for Voice can be caused by a number of reasons, including, without limitation, network failures caused by weather events, network or equipment upgrades, network congestion, or other technical problems.

B. Relocation of your Voice Equipment outside of your current Service Address requires CMD, LLC.'s consent. In order for your 911 calls to be properly directed to emergency services, CMD, LLC. must have the address where the Voice Equipment is located, which is listed at the bottom of the first page of the Customer Agreement (your "Service Address"). The Service Address is the address to which emergency services are directed. If you relocate the Voice Equipment from the Service Address without CMD, LLC.'s approval, 911 calls may be directed to the wrong emergency authority, may transmit an address different from where the emergency is happening, and/or Voice (including, without limitation, 911 calling) may fail altogether. You must call CMD, LLC. at 1-855-263-8833 (through Voice or another phone service) and receive CMD, LLC.'s consent before you relocate your Voice Equipment. CMD, LLC. will need several business days to update your Service Address in the 911 system so that your 911 calls can be properly directed. If there are delays in making your Service Address available in and through the automatic location information database used for all 911 calling, this will delay the availability of 911 calling.

C. Loss of electric power. If there is an electrical power outage in your home, 911 calling may be interrupted.

D. Suspension of Internet Service. CMD, LLC. will continue to support 911 service in the event that your Internet Service is temporarily suspended (e.g. a short-term payment delinquency on an account); however, the disconnection of your Internet Service by CMD, LLC. will result in the termination of all aspects of the Voice Service, including, without limitation, 911 service.

6. Additional Terms. You agree to the following additional terms and conditions while using Voice:

A. Subject to the limitations in Section 6.B. below, CMD, LLC. will transfer ("port") your existing wireline or wireless telephone number for use with Voice. It will take approximately 5-10 business days after you order Voice to port your existing telephone number. Cancellations or changes to a port request within 72 hours of a scheduled port may result in additional fees. CMD, LLC. will port your telephone number from Voice to another carrier at the request of that carrier, upon termination of your Voice Service. If no such request is made, CMD, LLC. may transfer your number back to the underlying telephone number provider, in which case your number may no longer be available to you. Further, in the event your Voice Service is disconnected by CMD, LLC. for non-compliance with the terms of this Addendum or the Customer Agreement, CMD, LLC. may, unless you promptly authorize another carrier to request that your number be ported, transfer your number back to the underlying telephone number provider, in which case your number may no longer be available to you.

B. Your existing telephone number may not be available for porting to the telephone rate center associated with your Service Address. In such instances, CMD, LLC. will provide you with a new telephone number. New telephone numbers utilized for Voice are assigned in accordance with applicable federal and state numbering rules. A new telephone number provided to you may not be a local telephone number for the rate center associated with your Service Address. If this happens, certain calls to you from within your telephone rate center may be long distance calls for the caller.

C. CMD, LLC. reserves the right to limit Toll Calls to 2,000 minutes in each billing period. In addition, CMD, LLC. may place a fraud warning on your account after you incur \$200.00 in Toll Call charges in any billing period. This may result in us charging your payment method on file for payment prior to the end of your usual billing cycle. If we are unable to collect these charges, we reserve the right to terminate your ability to make Toll Calls.

D. Voice is available solely as a single line and does not allow you to place calls to 1-900 numbers.

E. Voice blocks calls to countries on the list of blocked countries, available on www.cmdvoip.com/voice, which may be revised by CMD, LLC. at any time.

F. If CMD, LLC. sends you the Voice Equipment to install, you are solely responsible for installation of the Voice Equipment and activation of your number.

G. Changes requested by you to your Voice Service, such as changing your caller ID, are subject to a change fee of \$2.00 per occurrence, in CMD, LLC.'s sole discretion.

H. Voice has limitations with respect to fax equipment, security systems, and other analog data services and devices. For example, no additional phone line tuning is available to support faxing capabilities to satisfy industry standards, and CMD, LLC. does not provide battery backup on Voice Equipment, although you may independently obtain and connect such a system (see Voice FAQs available on www.cmdvoip.com/Voice).

I. You are not allowed to move your Voice Equipment to any other location or use your Voice Equipment with any other internet service provider (ISP) service without CMD, LLC.'s prior approval (see 911 Service, Section 5.B. above).

7. Limited Warranty.

A. CMD, LLC. warrants that your Voice Equipment is new, or equivalent to new in accordance with industry-standard practices, and is free from defects in material and workmanship for a period equal to your Voice Service term or 365 days from the date you receive your Voice Equipment, whichever is less (the "Limited Warranty Period"). This limited warranty does not cover damage or affected operation of covered equipment resulting from external causes, including, without limitation, accidents, acts of God, abuse, vandalism, misuse, problems with electrical power, servicing not authorized by CMD, LLC., unauthorized disassembly or opening of components, usage not in accordance with product instructions, and problems caused by use of parts or components not supplied by CMD, LLC.. This limited warranty also does not cover any items that are in one or more of the following categories: software; external devices; accessories or parts added to your Voice Equipment after installation; accessories or parts that are not installed at the factory; or any damage to the Voice Equipment caused by your misuse, neglect or abuse of the Voice Equipment or failure to follow CMD, LLC.'s reasonable instructions.

B. CMD, LLC. will replace your Voice Equipment if CMD, LLC. determines, in its sole discretion, that such equipment is defective within the scope of the limited warranty. To receive limited warranty service, you must contact CMD, LLC.'s Customer Care department, toll-free, at 1-855-263-8833, within the Limited Warranty Period. If CMD, LLC. determines, in its sole discretion, that service is required pursuant to the limited warranty, CMD, LLC. will ship new or reconditioned replacement Voice Equipment to your address in the contiguous US, freight prepaid. CMD, LLC. may also enclose pre-paid shipping materials which must be used to ship the defective Voice Equipment back to CMD, LLC.'s designated address. If CMD, LLC. requests the return of the defective Voice Equipment and provides return shipping materials, and (i) you do not return the Voice Equipment, or (ii) the returned Voice Equipment is not received in good condition (other than the defect itself or damage occurring during shipment), you will be responsible for paying the full list price of the Voice Equipment that was sent as a replacement. CMD, LLC. may charge you for any repairs or replacement costs to out of warranty Voice Equipment, including, without limitation, related shipping and handling charges.

C. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS THAT VARY FROM STATE TO STATE. CMD, LLC.'S RESPONSIBILITY FOR MALFUNCTIONS AND DEFECTS IN THE VOICE EQUIPMENT IS LIMITED TO REPAIR AND REPLACEMENT AS SET FORTH IN THIS LIMITED WARRANTY. ALL EXPRESS AND IMPLIED WARRANTIES APPLICABLE TO THE VOICE EQUIPMENT, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE LIMITED IN DURATION AND EFFECT TO THE LIMITED WARRANTY SET FORTH ABOVE AND NO WARRANTIES, WHETHER EXPRESS OR IMPLIED, WILL APPLY AFTER THE EXPIRATION OF THE WARRANTY PERIOD. SOME STATES DO NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY LASTS, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

8. Service Limitations; Exclusion of Incidental and Consequential Damages. YOU ACKNOWLEDGE AND AGREE THAT VOICE AND THE INTERNET SERVICE MAY EXPERIENCE SIGNIFICANT DOWNTIME, HIGH LATENCY, OR REDUCED SPEEDS DURING YOUR USE OF VOICE. CMD, LLC. AND CMD, LLC.'S PARTNERS SHALL NOT HAVE ANY LIABILITY BEYOND THE REMEDIES SET FORTH IN THE LIMITED WARRANTY ABOVE, NOR ANY LIABILITY WHATSOEVER FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING, WITHOUT LIMITATION, ANY LIABILITY FOR THE VOICE EQUIPMENT NOT BEING AVAILABLE FOR USE OR FOR THE INABILITY TO PLACE CALLS, OR FOR LOST OR INTERRUPTED CALLS. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, AND SO THE ABOVE EXCLUSION OR LIMITATION MAY NOT APPLY TO YOU.

9. 911 Limitation of Liability/Indemnity. CMD, LLC. AND CMD, LLC.'S PARTNERS SHALL HAVE NO LIABILITY TO YOU, OTHER USERS OF YOUR ACCOUNT OR ANY THIRD PARTY, AND YOU WAIVE ALL CLAIMS AND CAUSES OF ACTION, ARISING OUT OF OR RELATED TO THE INABILITY TO DIAL 911 OR ANY OTHER EMERGENCY TELEPHONE NUMBER OR TO ACCESS AN EMERGENCY SERVICE OPERATOR OR EMERGENCY SERVICES. YOU HEREBY RELEASE AND AGREE TO INDEMNIFY, DEFEND, AND HOLD HARMLESS CMD, LLC. AND EACH OF CMD, LLC.'S PARTNERS FROM ANY AND ALL CLAIMS, CAUSES OF ACTION, LIABILITY, DAMAGES, LOSSES, EXPENSES, AND/OR COSTS (INCLUDING, WITHOUT LIMITATION, ATTORNEYS' FEES AND COSTS OF SUIT) BY OR ON BEHALF OF YOU OR ANY USER OR THIRD PARTY ARISING OUT OF OR RELATED TO THE FAILURE OF 911 TO FUNCTION PROPERLY OR AT ALL, CMD, LLC.'S PROVISION OF 911 SERVICES OR CMD, LLC.'S FAILURE TO PROVIDE ACCESS TO 911 SERVICES.

Premier Tech Support Addendum

This Addendum for Premier Tech Support contains the terms and conditions applicable to the Premier Tech Support Service, as supplemented by the terms of the Customer Agreement to the extent not addressed by this Addendum. You may only receive Premier Tech Support if you are also receiving Internet Service.

1. Premier Tech Support. Premier Tech Support is an online chat-based and remote access service offered by CMD, LLC. to attempt to assist qualifying CMD, LLC. customers with certain technical issues they may be experiencing with their personal computers, wireless routers, or other devices supported by Premier Tech Support (in each case, a "Supported Device") that affect their Internet Service speeds but are unrelated to their Internet Service or Equipment. If your reported technical issue is supported by Premier Tech Support, CMD, LLC. will make commercially reasonable efforts to attempt to resolve that technical issue. However, Premier Tech Support may not be able to resolve your technical issue. CMD, LLC. makes no representation, warranty or guarantee, whether express or implied, that Premier Tech Support will resolve your technical issue. You acknowledge and agree that the Supported Devices may change from time to time and that your device may not be supported by Premier Tech Support in the future even if it was supported by Premier Tech Support in the past. Notwithstanding any provision in this Addendum or the Customer Agreement to the contrary, you or CMD, LLC. may terminate any Premier Tech Support session (each, a "Support Session") at any time for any reason.

2. Representation and Warranty/Indemnity.

BY RECEIVING PREMIER TECH SUPPORT, YOU REPRESENT AND WARRANT THAT YOU OWN THE APPLICABLE SUPPORTED DEVICE(S) OR ARE EXPRESSLY AUTHORIZED BY THE OWNER OF THE APPLICABLE SUPPORTED DEVICE(S) TO ACCESS AND MAKE CHANGES TO SUCH SUPPORTED DEVICE(S) AND ANY AND ALL ITEMS CONNECTED (INCLUDING, WITHOUT LIMITATION, VIA A WIRELESS CONNECTION) TO SUCH SUPPORTED DEVICE(S) (E.G., A PRINTER) (EACH, A "CONNECTED ITEM"). YOU HEREBY RELEASE AND AGREE TO INDEMNIFY, DEFEND, AND HOLD HARMLESS CMD, LLC. AND EACH OF CMD, LLC.'S PARTNERS FROM ANY AND ALL CLAIMS, CAUSES OF ACTION, LIABILITY, DAMAGES, LOSSES, EXPENSES, AND/OR COSTS (INCLUDING, WITHOUT LIMITATION, ATTORNEYS' FEES AND COSTS OF SUIT) BY OR ON BEHALF OF ANY PARTY ARISING OUT OF ANY CLAIM THAT YOUR REPRESENTATIONS AND WARRANTIES UNDER THIS SECTION 2 ARE UNTRUE, WHETHER IN WHOLE OR IN PART.

3. Remote Access. In order to provide you with Premier Tech Support, you hereby authorize CMD, LLC. to remotely access your Supported Device(s) ("Remote Access"). This means that: (a) CMD, LLC. may have access and control of your Supported Device(s) and Connected Item(s), and (b) you may be providing CMD, LLC. with access to files that reside on your Supported Device(s) and Connected Item(s). You are solely responsible for closing any confidential or personal files that you may have open on your Supported Device(s) and Connected Item(s) prior to providing CMD, LLC. with Remote Access to such Supported Device(s) and Connected Item(s). Except as set forth in Section 8.1 of the Customer Agreement, in order to provide Premier Tech Support, CMD, LLC. does not expect to: (i) make any copies or downloads of the data on your Supported Device(s) or Connected Item(s), or (ii) retain any information accessed from your Supported Device(s) or Connected Item(s).

4. Software Download. In order to enable Remote Access during each Support Session, you shall be required to download and install software made available to you by or on behalf of CMD, LLC. ("Remote Access Software"). You agree that you will: (a) not use the Remote Access Software for any purpose other than to receive Premier Tech Support on your Supported Device(s), and (b) completely uninstall the Remote Access Software from your Supported Device(s) prior to the end of each Support Session as instructed by CMD, LLC..

5. Disclaimer. CMD, LLC. SHALL NOT BE LIABLE FOR ANY OF THE FOLLOWING AS A RESULT OF YOUR RECEIVING PREMIER TECH SUPPORT: (A) DAMAGE TO, LOSS OF OR FAILURE OF, ANY SOFTWARE, PROGRAM OR DATA RESIDING ON YOUR SUPPORTED DEVICE(S) OR CONNECTED ITEM(S), OR (B) DAMAGE TO, OR FAILURE OF, YOUR SUPPORTED DEVICE(S), CONNECTED ITEM(S) OR ANY OTHER HARDWARE. YOU SHALL BE SOLELY RESPONSIBLE FOR MAKING A BACK-UP COPY OF ANY AND ALL SOFTWARE, PROGRAMS AND DATA ON YOUR SUPPORTED DEVICE(S) AND CONNECTED ITEM(S), IMMEDIATELY BEFORE EACH SUPPORT SESSION AS A PRECAUTION AGAINST POSSIBLE DAMAGE TO, OR LOSS OF, SUCH SOFTWARE, PROGRAM OR DATA. CMD, LLC. SHALL NOT BE LIABLE FOR YOUR FAILURE TO SUCCESSFULLY AND COMPLETELY BACK UP ALL SOFTWARE, PROGRAMS AND DATA ON YOUR SUPPORTED DEVICE(S) OR CONNECTED ITEM(S), AS DESCRIBED IN THIS SECTION 5.

6. CMD, LLC. SHALL NOT BE RESPONSIBLE FOR CIRCUMSTANCES AND CAUSES BEYOND CMD, LLC.'S CONTROL, SUCH AS NATURAL OR MANMADE DISASTERS OR SITUATIONS SUCH AS POWER OUTAGES OR TECHNICAL EQUIPMENT FAILURES THAT PREVENT CMD, LLC. FROM RESOLVING THE TECHNICAL ISSUE FOR WHICH YOU SEEK PREMIER TECH SUPPORT.