T: 0871 503 777 | **E:** info@integragrp.co.za **A:** 11 Marco Polo St, Highveld, Centurion **W:** www.integragrp.co.za

Data Subscriber Schedule to Agreement

Registration Name of Business (Leg	;al Name):		("USER")
(Trading As) If applicable.
Company Registration Number	:		
Vat Registration Number	:		
Tel Number			
Email	:		
Physical Address of Business	:		
			
Is your postal address the same as	your principal place of busin	ness? YES / NO	
Po Box Address :	,	Site Address (if any):	
PO BOX Address .		Site Address (if any).	
_		_1	
		<u> </u>	
Primary Contact Person		Billing Contact Person	
Name :		Name :	
Tel / Cell :	/_/_	Tel / Cell :	
Fax :	/-/	Fax :	
Email :		Email :	
This Agreement is executed at		for and on behalf of the User by	
in User's capacity as		authorized thereto on this day of _	
//			
Witness Signature:		User's Signature User acknowledges and accepts	s terms and conditions overleaf
FOR OFFICE USE ONLY			
Signed at	for and on behalf o	f Integra Tech (PTY) LTD on this da	ay of
20			
Witness Signature:		Integra Tech Signature:	









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Site Survey / Installation Details of Where Service & Equipment is Required

Physical Address :								
Size of Office / Home :					No of Level,	/s :		
Preferred Date * :								
*We will try our best to are	ange your S	ite Survey / Installat	ion on the Pr	eferred Dat	e, however we	cannot guarante	e an opening on th	ne specific date.
								Sign in Full
Details of Sale, Ed	nuinma	nt Data Pa	ckage 8	. Davr	ant Ont	ion (*if au	inted)	
Details of Sale, Lt	<u> </u>	iit, Data Fa	ickage c	x rayıı	ient Opt	ion (n qu	ioteu _j	
Name of Sales Consultant /	Contact Pe	erson :						
Ticket # (If Available)		:						
Equipment		:						
Total Installation Amount		:						
Uncapped :	Yes / No		Capped	:	Yes / No		Data :	GB
Link Speed	:	Mbps /						
Monthly Rental Price								
Term (Initial Period)	·	Month-To-Mont	·h		Yes/ No			
(midari choa)		6 Month Contrac			Yes / No			
	•							
	:	12 Month Contra		:	Yes / No			
	:	24 Month Contra	act	/: /	Yes / No			
Renewal Period								
I / We confirm the accuracy	of the info	ormation containe	ed in this sc	hedule an	d warrant tha	at I am / we are	duly authorized	to sign on behalf
of the company stipulated								-
agreement's terms and cor through their website at w								
signature hereof and that I								
together herewith for any r				•		•		· ·
Name & Surname	. /				Signature			
Nume & Surname					Signature	•		
ID Number	(:				Designation	:		
This Agreement is executed	at			_ for and	on behalf of t	he User by		
in User's capacity as		aı	nd duly auth	norized the	ereto on this	day of _		20
Witness Signature:						r's Signature: acknowledges and a	accepts terms and co	nditions overleaf









Debit Order Authorization

A. Authority :				
Abbrev. Name with Bank	:			
Name of account holder to debit	:	- -		
Domicilium et executandi: (Address)	:	- <u></u> -		
Contact Number	:			
Cell No.	:			
Landline	:			
Bank	:			
Branch Code	:			
Account Number	:			
Type of Account	:	Current / Savings / Transmission		
Amount to be deducted	:			
Debit order date	:			
This signed Authority and Mandate refers to ou	r contrac	t dated to which it is annexed or forr	ns part of ("the Agree	ement").
The individual payment instructions so authori monthly, six monthly, annually, weekly, bi-weekly, b	kly (delet e	e that which is not applicable) h African public holiday, the paymer	nt day will automatica	ally be the very next
I/We understand that the withdrawals hereby African Banks. I also understand that details of which must be included in the said payment inst must be added to this form in Section E before B. Mandate	each with ruction ar	ndrawal will be printed on my Bank : nd if provided to me should enable m	statement. Such mus	t contain a number,
I/We acknowledge that all payment instructions have been issued by me/us personally.	issued b	y you shall be treated by my/our abo	ove-mentioned Bank a	as if the instructions
I/We agree to pay any penalty bank charges re	lating to	this debit order instruction		
1, THE USING TO PAY GITY PERIORLY DATIK CHARGES TO	idenig to	sino debit order motruction.		
				Sign in Full









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C. Cancellation

D. Assignment

I/We agree that although this Authority and Mandate may be cancelled by me/us, such cancellation will not cancel the Agreement. I/We shall not be entitled to any refund of amounts which you have withdrawn while this Authority was in force, if such amounts were legally owing to you.

Signed at	on this	day of	.
SIGNATURE			
FULL NAME:	<u>-</u>		
POSITION:			
(Account holder on the bank	account) Who hereby warrants h	ne/she is Duly Authorised thereto	by virtue of his/her signature hereof.
E. Agreement Reference Nu	mber		
This Agreement reference n	umber for debtor is:		

*EFT Users may not use the tracking option and must exclude the option from their Authority and Mandate.

Data Billing

Guarantee

Details of directors / members / partners / sole proprietors

Full Name and Surname	l Name and Surname Residential Address		Id Number
1			
		1. Signature	
2			
V		2. Sigr	nature
3			
		3. Sigr	nature









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The signatory above and all the above-named members / directors / partners bind themselves in their personal capacities as joint debtors, jointly and severally for the full amount due to Integra Tech (PTY) LTD and declare that all the information given is correct.

TERMS AND CONDITIONS OF CONTINUING GUARANTEE IN FAVOUR OF INTEGRA TECH (PTY) LTD (INTEGRA) FOR THE FOLLOWING USER'S OBLIGATION TO INTEGRA IN TERMS OF THE SUBSCRIBER AGREEMENT AND/OR SERVICE LEVEL AGREEMENT BETWEEN THE PARTIES:

We urge you to read all of the terms and conditions of this Guarantee. You acknowledge that you have been given enough time to read the terms of this guarantee. If you do not understand any term/s of this Guarantee we propose you get independent advice, before you sign as guarantor/s. If you sign this Guarantee, it will be deemed that you have read the terms and conditions and you will be bound by the terms thereof. You acknowledge having received a copy of the aforementioned agreement and the schedules hereto and confirm you are aware of the terms thereof.

- For valuable consideration, I/we the Guarantor/s listed in the guarantee section of the aforementioned agreement
 overleaf, jointly and severally guarantee the due and punctual payment or performance by the User, (as defined in the
 SUBSCRIBER AGREEMENT AND/OR SERVICE LEVEL AGREEMENT) to Integra, of all User's obligation to Integra, arising out
 of or incidental to the aforementioned agreement and the schedule/s thereto and/or all and any other indebtedness to
 Integra, whether actual or contingent, present or future and howsoever arising. Integra shall not have to give notice of
 the acceptance of this guarantee.
- 2. This guarantee is a continuing obligation and nothing in this agreement shall be interpreted as intention on either party to create a Suretyhip. Integra need not institute action against or exhaust its rights and remedies against the User and/or any other person/s, Integra need not divide all the amounts owing by User's to Integra Between me/us. Where it is contemplated that more than one person will sign as Integra irrespective of whether or not the other/s referred to, will have signed this agreement or become bound in terms hereof.
- My/our performance and/or liability under this guarantee shall be absolute and unconditional irrespective of whether (i) the underlying cause of the User's indebtedness to Integra has no legal effect, is capable of being legally avoided by any party thereto or if it is unenforceable, due to: a) lack of authority of any signatory to bind User; b) any law or regulation affecting the lawfulness of any term of the Subscriber and/or Service level agreement or schedule/s thereto or which will exonerate of User's liability to Integra; c) there or circumstance which could be raised by the User which will have effect of exonerating the User from any liability or a portion thereof; (ii) there an extension or change in time or manner or place or payment or indulgence granted to the User by Integra (iii) there was a release by Integra of any other security/s or guarantor/s or if Integra failed to take, release by Integra of any other security/s or guarantor/s or if Integra failed to take exchanged, released or failed to perfect any security or if Integra failed to take, which could materially affect the risk taken by me/us in terms hereof (iv) there was an amendment or waiver of or any consent to departure from the terms of the underlying cause of the User's indebtedness or any other document executed in connection therewith or delivered thereunder. (v) there is any change, restructuring or termination of the corporate structure or existence of the User, or (vi) there was an amendment or waiver of or any consent to departure from the terms of the underlying cause of the User's indebtedness or any other document executed in connection therewith or delivered thereunder, (v) there is any change, restructuring or termination of the corporate structure or existence of the User, or (vi) the performance of any of the User's obligations have been stayed or postponed due to any debt rescue proceedings and/ or insolvency of the User.
- 4. My/ Our obligations to pay and perform in terms hereof shall be at the option of Integra. My/Our obligations will immediately become due and payable on Integra's demand, in the event of the User failing to promptly pay any amount/stipulated as due date in terms of the aforementioned agreement and/or schedules thereto or underlying cause of User's indebtedness to Integra.
- 5. A certificate under the hand of any manager, director or authorised person of Integra or it's cessionary, as given from time to time, in respect of the my/our and/or User's indebtedness to Integra or any other fact, shall on the face of it, be proof of such indebtedness (prima facie evidence) and/or such fact. It shall not be necessary to prove the appointment of the person signing such certificate.
- 6. All sums due under this Guarantee shall bear interest at a rate of 6 (six) percent per annum above the prevailing publicly quoted base rate of interest per annum at which any one of Integra's bankers will lend on overdraft (prime).
- 7. I/We waive notice of non-payment by User, notice of protest or other such notice which may be required in law by Integra to me/us in the collection of any obligation guaranteed herein. I/We agree that Integra may transfer all or any of their rights in terms of this guarantee to any person/s (cessionary/ies)









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- 8. I/We shall promptly provide Integra with such information which is in my/our possession concerning me/us as Integra may from time to time reasonably require.
- 9. I/We shall not enforce or otherwise exercise any right of subrogation to any of the rights of Integra and will not claim any benefit of and any right to participate in any collateral security which may be held by Integra and will not demand, sue for or otherwise attempt to collect any such indebtedness of the User to me/us, until the User's obligations to Integra have been indefeasibly paid in full.
- 10. We all agree that the Magistrate's Court shall have jurisdiction over any proceedings that arise as a result of this Guarantee, but any one of us has the right to institute proceedings in the High Court if we so wish. I/We agree to pay all Integra's costs as between attorney and own client and shall not be limited to the recovery of costs on a Magistrate's Court scale.
- 11. The address which I/we choose to accept service of all legal documents or otherwise will be, for all purposes the address listed next to my/our name above (domicilium citandi et executandi). I/We shall be deemed to have received and letter/s or notice/son the 5th (fifth) day after the date of posting or on the day of actual delivery.
- 12. I/We agree that no termination, cancellation, limitation or variation of my/our obligations in terms of this guarantee shall be of any force or effect unless it is in writing and signed by Integra.
- 13. Any clause or part thereof in this Guarantee which can be separated from each other irrespective of how they may be linked together. If any phrase, sentence, paragraph or clause is found to be unfair or unenforceable by a court, then the remaining part of this Agreement shall be of full force and effect.
- 14. Anything in these terms that refers to the singular also means the plural or the other way around, as the case may be. If the masculine is referred to it also means the feminine and/or neuter, or the other way around. Any reference in this agreement to Integra shall also be construed as referring to any person or persons to whom Integra has transferred all or part of their rights.

Signed at	on this	day of	20	
Witness Signature:		User's Signatu	ıre	
FOR OFFICE USE ONLY				
Signed at	for and on behalf of Inte	egra Tech (PTY) LTD on this _	day of	
20				
Witness Signature:		Integra Tech S	Signature:	





