Three Terms and Conditions for Wireless Leased Line Services

1 Duration and Termination

- 1.1 This Agreement shall commence on the Commencement Date and shall continue for the Minimum Term and thereafter until terminated by means of a Termination Notice.
- 1.2 A Termination Notice may be given by either party and the Agreement terminated forthwith if:

1.2.1 The other party is in material breach, and the breach is capable of remedy and the party in breach shall have failed to remedy the breach within thirty (30) days of written notice specifying the breach and requiring its remedy, or the breach is not capable of remedy; or

1.2.2 Bankruptcy or insolvency proceedings are brought against the other party, or if an arrangement with creditors is made, or a receiver or administrator is appointed over any of the other party's assets, or the other party goes into liquidation.

1.3 In addition to a party's right to terminate this Agreement in accordance with Sections 1.2:

1.3.1 Customer may, without cause, serve on Threea Termination Notice with a minimum of 90 days' notice and, where such Termination Notice is to take effect during the Minimum Term, Customer shall be liable for the applicable Termination Fee; or

1.3.2 Threemay, without cause, serve on Customer a Termination Notice with a minimum of 90 days' notice and Customer shall not be liable for any applicable Termination Fee.

1.4 Upon the expiry of any Termination Notice or otherwise upon the termination of this Agreement Threewill disconnect all Customer Equipment from the Wireless Leased Line Services and Customer will pay to Threeany applicable Termination Fee.

2 Orders

- 2.1 Threeagrees, subject to acceptance by Threeof an Order, to provide Customer with the Wireless Leased Line Services specified in an Order pursuant to the terms and conditions of this Agreement.
- 2.2 Threeundertakes to use reasonable efforts to fulfil any Order on or before the requested and agreed dates for delivery/ installation/ service commencement.
- 2.3 All Orders shall be subject only to the terms of this Agreement. Notwithstanding any language on an Order or any other document or communication to the contrary, the terms of this Agreement shall take precedence over any Order or other document or communication issued by Customer. Orders and other documents and communications shall be accepted by Threefor administrative purposes only and shall not modify or amend the terms of this Agreement. All terms and conditions on any Order or other document or communication shall, upon receipt, be null, void and without legal effect.

3 Equipment

Preparation and Access

- 3.1 Customer agrees to prepare the Wireless Leased Line Locations according to the instructions of Threeand hereby authorises Three(or, as applicable, third party subcontractors acting on behalf of Three) to install and connect the ThreeEquipment required for the provision of the Wireless Leased Line Services and undertakes to provide Three(or, as applicable, third party subcontractors acting on behalf of Three) with reasonable access to Wireless Leased Line Locations for the purposes of this Agreement.
- 3.2 Threewill procure compliance by its third party subcontractors acting on its behalf with Customers reasonable safety and security requirements when accessing the Wireless Leased Line Locations.
- 3.3 During the Wireless Leased Line Services Term but subject to receipt of reasonable notice, Customer agrees to provide Three(or, as applicable, third party subcontractors acting on behalf of Three) with access to the Wireless Leased Line Locations from time to time (for example for installation, repairs, maintenance or upgrades or to recover ThreeEquipment when this Agreement comes to an end).
- 3.4 Customer shall provide a safe and suitable working environment for Threeemployees (or, as applicable, third party subcontractors acting on behalf of Three) given access to the Wireless Leased Line Locations.

Delivery and Installation

- 3.5 Three(or, as applicable, third party subcontractors acting on behalf of Three) will endeavour to supply and install the ThreeEquipment in accordance with the Design Document on or before any dates agreed with Customer but Customer acknowledges that all delivery and installation dates are estimates in this regard.
- 3.6 If Customer delays or prevents the delivery and installation of the ThreeEquipment, Threemay apply reasonable additional charges and/or claim a reasonable extension to any dates agreed pursuant to Section 3.5.
- 3.7 To the extent required, Customer is responsible for making the Wireless Leased Line Locations good after any delivery/installation work undertaken by Three(or, as applicable, third party subcontractors acting on behalf of Three).

Three Equipment

- 3.8 The ThreeEquipment remains the property of Threeat all times and is provided to Customer by way of limited, revocable license solely for the Wireless Leased Line Services Term and solely for the purposes of using the Wireless Leased Line Services.
- 3.9 Customer shall be liable for any damage caused to the ThreeEquipment (excepting normal wear and tear). Upon termination of this Agreement for any reason, Customer will, subject to written direction from Threebut at Customers expense, be responsible for returning the ThreeEquipment to Threeat such address as Threemay advise.
- 3.10 Customer shall be responsible for the safe-keeping and proper use of the ThreeEquipment and Customer shall pay for the replacement and/or repair of any such ThreeEquipment which is lost, damaged (otherwise than by fair wear and tear) or destroyed and Three's charge for replacement of the ThreeEquipment shall be at Three's reasonable discretion. Customer may not add to, modify or in any way interfere with the ThreeEquipment at any time.

Customer Equipment

3.11 Any Customer Equipment used to receive the Wireless Leased Lines Services must be technically compatible with the Wireless Leased Line Services and may only be connected to the Network through the Connecting Point.

- 3.12 Threedoes not make any guarantees or assurances as to the operability and fitness for purpose of the Wireless Leased Line Services in association with the Customer Equipment and Threeshall in no way be responsible for any damage done to the Customer Equipment as a result of the use by Customer of the Wireless Leased Line Services.
- 3.13 Customer is responsible for providing suitable Customer Equipment and services necessary to access and use the Wireless Leased Line Services.
- 3.14 Customer shall be responsible for the provision and maintenance of all Customer Equipment, associated cabling and connection to the Connecting Point necessary for the provision and use of the Wireless Leased Line Service and shall be responsible for configuring the Customer Equipment with the ThreeEquipment and for ensuring that the Customer Equipment complies with all requirements specified by Threeduring the provision of the Wireless Leased Lines Services.

4 Wireless Leased Line Services/ Description and Restrictions

- 4.1 Threeagrees to provide the Wireless Leased Line Services during the Wireless Leased Line Services Term.
- 4.2 Customer agrees that in respect of the Wireless Leased Lines Services, Threeis acting as a wireless service provider and as such has no knowledge of, involvement with or liability for the content of any data accessed by or sent to/from Customer's communications infrastructure.
- 4.3 Customer acknowledges that the provision of Wireless Leased Line Services is subject to and limited by specific Bandwidth Speeds, is not error or fault free and is subject to the geographic extent of Network coverage and local geography, topography and/or atmospheric conditions and/or other physical or electromagnetic interference that may from time to time adversely affect the provision of the Wireless Leased Line Services in terms of Bandwidth Speeds, availability and interference.
- 4.4 Certain elements of the Wireless Leased Lines Services are dependent on Customer having suitable infrastructure available and/or using appropriate Customer Equipment and in the event that the Customer is unable to provide suitable infrastructure, or fails to use appropriate Customer Equipment, then:

4.4.1 some of the Wireless Leased Lines Services may not function correctly ("the Affected Services");

4.4.2 Threereserves the right not to provide Customer with the Affected Services; and

4.4.3 Threeshall have no liability for Customer's inability to receive the Affected Services.

- 4.5 The Wireless Leased Line Services are provided solely for Customers own use and Customer undertakes not to resell or attempt to resell the Wireless Leased Line Services (or any part or facility of them) to any third party.
- 4.6 Customer shall only access and use the Wireless Leased Line Services in furtherance of the subject matter of this Agreement, as permitted by Threeand shall not attempt at any time to circumvent Wireless Leased Line Services security.
- 4.7 Customer agrees not to use the Wireless Leased Line Services (nor allow others to use the Wireless Leased Line Services) for any purpose or in any manner that:

(i) does not comply with the terms of any Laws applicable to Customer or Three; or

(ii) does not comply with any reasonable instructions given by Three; or

(iii) constitutes a use of the Wireless Leased Line Services which is illegal, improper, unlawful, or harassing or which otherwise constitutes an abuse or misuse of the Network.

5 Wireless Leased Line Services Standards

- 5.1 Threeundertakes (i) to perform its obligations in this Agreement with the reasonable skill and care of a competent wireless telecommunications service provider and (ii) to use reasonable efforts to provide the Wireless Leased Lines at the Bandwidth Speeds.
- 5.2 Customer acknowledges that the provision of the Wireless Leased Line Services is subject to Customer and third party dependencies outside the control of Threeand that any failure on the part of Threeto provide the Wireless Leased Line Services shall be excused without complaint or penalty where any such failure is due (directly or indirectly) to any matter outside the direct control of Three.
- 5.3 Threemay, where reasonable, from time to time and without notice suspend the Wireless Leased Line Services in any of the following circumstances provided that it shall use reasonable endeavours to restore the Wireless Leased Line Services as soon as reasonably practicable:

5.3.1 during any technical failure, modification or maintenance of the telecommunications systems by which the Wireless Leased Line Services are provided; and/or

5.3.2 if Customer fails to comply with the terms of this Agreement after being given written notice of its failure (including but not limited to failure to pay any sums due hereunder) until such failure to comply is remedied; and/or

5.3.3 if Customer allows to be done anything which in Three's reasonable opinion may have the effect of jeopardising the operation of the Wireless Leased Line Services, or the Wireless Leased Line Services are being used in a manner prejudicial to the interest of Customer and/or Three; and/or

5.3.4 because of an emergency or upon instruction by emergency services or any government or appropriate authority or for Customer's own security.

5.4 During any period of suspension arising from the circumstances detailed in clauses 5.3.2, 5.3.3 and/or 5.3.4, Customer shall remain liable for all Charges levied in accordance with this Agreement.

6 Charges

- 6.1 The Charges payable by Customer to Threeare as set out in the Commercial Schedule and are payable within thirty (30) days of the date of the Threeinvoice.
- 6.2 The Charges are exclusive of Value Added Tax which will be charged at the prevailing rate.
- 6.3 Threeshall, on a monthly basis, submit to Customer one or more invoice(s) which shall itemise Charges for the Wireless Leased Line Services.
- 6.4 Without prejudice to any other rights of Three, in the event of Customer failing to pay any sums due to Threeon time or at all notwithstanding notification by Threeof the overdue debt to the Customer, Threeshall be entitled to:

6.4.1 charge interest (both before and after any judgement) on amounts overdue from Customer under this Agreement from the due date until the payment is actually made at the rate of 2% per annum over the base rate of Allied Irish Bank plc for the time being during the relevant period; and

6.4.2 suspend the provision of the Wireless Leased Line Services, and/or disconnect the Customer Equipment from the Wireless Leased Line Services until such time as all payments due including all interest accrued has been paid and satisfied in full.

6.5 If the parties agree that payments of the Charges to Threeare to be made by credit card and if such payments are not made on the due date, Threeis authorised to debit the Customer's nominated credit card company with all Charges due and payable to Three.

7 Customer Obligations

7.1 Customer undertakes with Threethat throughout the Wireless Leased Line Services Term it will:

7.1.1 strictly comply with the terms of this Agreement; and

7.1.2 provideThreewith all such information as Threereasonably request in connection with this Agreement; and

7.1.3 pay the Charges levied by Threein accordance with this Agreement; and

7.1.4 comply with all Laws in relation to the use of the Wireless Leased Line Services; and

7.1.5 use the ThreeEquipment in accordance with the reasonable instructions of Three; and

7.1.6 not use the Wireless Leased Line Services in a manner which is inconsistent with a reasonable customer's good faith use of the Wireless Leased Line Services or the Network; and

7.1.7 not use the Wireless Services fraudulently or in connection with a criminal offence or for the purpose of initiating unsolicited communications or storing and/or communicating any material which conflicts with any Laws, is offensive, abusive, indecent, defamatory, obscene or menacing, a nuisance or a hoax or which breaches any person's intellectual property rights or rights of privacy or is otherwise unlawful.

7.2 The terms of this Agreement shall also apply to any Orders placed by any Affiliate of Customer. Customer agrees that it will be liable to Threefor all claims, losses and expenses arising out of the breach of the terms of this Agreement by any of its Affiliates (including but not limited to the non-payment by the Affiliate of Charges and Termination Fees, which the Customer agrees to pay in full within 30 days' of notice from Threeof the amount outstanding) related to an Affiliate's use of the Wireless Leased Line Services. Customer shall procure that Customer Affiliates who submit Orders are aware of and comply with the terms of this Agreement.

8 Infringement Indemnity

8.1 In the event that Customer is subject to a claim in respect of any alleged infringement of any trademark, patent, registered design or copyright arising from its normal use of the ThreeEquipment or the Network, Threewill indemnify the Customer in relation to such claim provided that Customer promptly notifies Threeof such claim, makes no admission in respect of such claim, allows Threeto

conduct all negotiations and proceedings (providing Threewith all reasonable assistance) and allows Threeat Three's own discretion and expense to modify or replace the Wireless Leased Line Services so as to avoid any continuing infringement. This indemnity does not apply to any such infringements caused by Customer's own breach of the terms of this Agreement or to any claims in respect of any alleged infringement of any trademark, patent, registered design or copyright arising from the operation or use by Customer of any Customer Equipment with ThreeEquipment or the Network.

9 Confidentiality

- 9.1 The parties will each keep confidential any proprietary information and/or any information obtained from the other in connection with this Agreement (including for the avoidance of doubt details of the Customer's employees) which is reasonably identified by either party as commercially confidential or which is obviously confidential in nature and neither will divulge the same to any third party without the consent in writing of the other except such of its employees, contractors, Affiliates and agents as may need to know the same for the purposes of the implementation of this Agreement and who agree to be bound by the provisions of this Section 9.
- 9.2 The obligations aforesaid shall not apply to any material or information which is in the public domain (other than as a result of a breach of this Agreement); or, already known to the receiving party; or, lawfully received from a third party and/or ordered to be disclosed by any court or other tribunal or regulatory authority of competent jurisdiction.

10 Limitation of Liability

- 10.1 Subject to Sections 10.3 and 10.4, neither party shall be liable to the other in respect of any matter arising out of or in connection with this Agreement in contract or tort or otherwise for any loss (whether direct or indirect) of profit, business, revenue, anticipated savings, goodwill or any loss or corruption of data, or for any indirect or consequential loss or damage whatsoever.
- 10.2 Subject to Sections 10.1, 10.3 and 10.4, Three's aggregate liability of any sort resulting from Three's negligence or otherwise arising in connection with this Agreement shall be limited in respect of all claims arising in each Year to an amount the equal to the Annual Agreement Value. (The term "Annual Agreement Value" means: (i) the total Charges paid or payable by Customer in the Year prior to the Year in which any claim arises; or (ii) where a claim arises during the first Year of this Agreement, the Charges paid or payable up to the date on which the Customer's right to take action in respect of the first claim made by the Customer in the first Year arose; and "Year" means the first, and each subsequent, consecutive period of 12 months of this Agreement Commencing on the Commencement Date).
- 10.3 Nothing in this Agreement shall exclude or restrict the liability of either party for:

10.3.1 death or personal injury resulting from that party's negligence; or

10.3.2 claims in respect of the Customer's liability under Sections 7.1.3 and/or 7.2; or

10.3.3 claims in respect of Termination Fees.

10.4 Nothing in this Agreement shall exclude or restrict the liability of either party in respect of any liability which cannot be excluded or restricted by law.

10.5 Subject to Sections 10.3 and 10.4, the express terms of this Agreement are in lieu of all warranties, conditions, terms, undertakings and obligations implied by statute, common law, custom, trade usage, course of dealing or otherwise, all of which are hereby excluded to the fullest extent permitted by law.

11 Matters beyond the Parties reasonable Control

Neither party to this Agreement shall be deemed in default or liable to the other party for any matter whatsoever for any delays in performance or from failure to perform or comply with the terms of this Agreement due to any cause beyond that party's reasonable control including, without limitation, acts of God, acts of Government or other competent regulatory authority, telecommunications network operators, war or national emergency, riots, civil commotion, fire, explosion, flood, epidemic, lock-outs, strikes and other industrial disputes (in each case, whether or not relating to that party's workforce).

12 Assignment

- 12.1 Customer shall not assign or transfer the benefit of this Agreement to any third party without the prior written consent of Three, such consent not to be unreasonably withheld or delayed.
- 12.2 Threemay assign or transfer this Agreement to any third party and may subcontract the performance of all or part of the same.

13 Entire Agreement

- 13.1 This Agreement constitutes the entire agreement between the parties and supersedes all prior negotiations, representations, proposals, understandings and agreements whether written or oral relating to the subject matter of this Agreement.
- 13.2 Each of the parties acknowledges and agrees that in entering into this Agreement, it does not rely on, and shall have no remedy in respect of, any statement, representation, warranty or understanding (whether negligently or innocently made) of any person (whether party to this Agreement or not) other than as expressly set out in this Agreement.

14 Invalidity

If any of the provisions of this Agreement is or becomes invalid, illegal or unenforceable, the validity or enforceability of the remaining provisions shall not in any way be affected or impaired. In any such circumstances the parties shall negotiate in good faith in order to agree the terms of a mutual satisfactory provision, achieving as nearly as possible the same commercial effect, to be substituted for the provision which is found to be invalid, illegal or unenforceable.

15 Waiver

The failure or delay by either party to this Agreement to exercise or enforce any right, power or remedy under this Agreement shall not be deemed to operate as a waiver of any such right, power or remedy; nor shall any single or partial exercise by any party operate so as to bar the exercise or enforcement thereof or of any right, power or remedy on any later occasion.

16 Changes

16.1 Threereserves the right to amend the terms and condition of this Agreement (including the Charges payable by Customer to Threeas set out in the Commercial Schedule) by notifying Customer of the proposed amendment not less than one

(1) month prior to the date of implementation of any such proposed amendment via either direct notification pursuant to Section 20 of this Agreement and/or via the Threewebsite http://www.three.ieand/or via published announcements in the national press. In the event of conflict between this Section 16 and Section 20 herein, this Section 16 shall control and prevail.

17 Data Protection

- 17.1 Threemay require Customer to provide it with the name of one or more individuals within Customer's organisation for contact purposes. Threeagrees that such information shall only be used for contact purposes and insofar as may be necessary for the provision of services under this Agreement. To the extent that such information constitutes personal data within the meaning of the Data Protection Acts, 1988 and 2003 (as amended, extended or replaced from time to time), the individual to whom the information relates has the right to access such personal data (on payment of the appropriate fee) and to have any incorrect or misleading personal data amended or erased.
- 17.2 Threeoperates in accordance with the Data Protection Acts of 1988 and 2003 (as updated or amended from time to time). Customer agrees that its details and those of its employee/contractor users may be used and disclosed by Threefor the purposes of this Agreement and for marketing purposes including informing Customer and its employee/contractor users from time to time about other Wireless Leased Line Services or associated technologies available from Three. If Customer or an employee/contractor user does not want its details, or, in the case of the Customer those details of its employee/contractor users to be used for direct marketing purposes in this way then Customer should contact the ThreeData Controller at Three Ireland Services (Hutchison) Limited, 28/29 Sir John Rogerson's Quay, Docklands, Dublin 2, Ireland.

18 Export Control

Customer agrees, in respect of its use of Wireless Leased Line Services and performance of the subject matter of this Agreement, to be responsible for and to comply with any applicable export or re-export laws, regulations, prohibitions or embargoes of any country, including obtaining written authority from any relevant licensing authority where necessary.

19 No Partnership

Nothing in this Agreement shall create, or be deemed to create, a partnership between the parties.

20 Notices

Any notice or other communication required or permitted under this Agreement to be given in writing to the address of the recipient stipulated herein or as notified from time to time and will be deemed to have been given or made: when delivered personally; or, if properly addressed and posted by registered post in the Republic of Ireland, within two business days of posting; or, if sent by facsimile upon being sent; or, if sent by e-mail or other electronic means upon such communication being acknowledged as having been received.

21 Dispute Resolution Scheme – Regulations

The method for contacting Threewith regard to any complaints Customer may have is set out in the ThreeCode of Practice, found on http://www.three.ie or may be obtained by contacting ThreeSupport. Please note that the Regulations are available on the website of the Department of Communications, Energy and

Natural Resources at www.dcenr.gov.ie. If a complaint remains unresolved after completion of the escalation procedure set out in the ThreeCode of Practice, then COMREG (or an independent person appointed by COMREG) may resolve any such outstanding complaint. Contact information for COMREG is provided in the ThreeCode of Practice.

22 Survival

The termination of this Agreement shall not affect the rights or liabilities of either party accrued prior to and including the date of termination or the continued existence and validity of the rights and liabilities of the parties under those clauses/sections which are intended expressly or by implication to survive termination or expiry and any other provisions of this Agreement necessary for its interpretation or enforcement.

23 Operative Law

This Agreement, and any issues or disputes of whatever nature arising out of or in any way relating to it or its formation (whether such disputes are contractual or non-contractual in nature, such as claims in tort, for breach of statute or regulation, or otherwise) shall be governed by and construed in accordance with the Laws of Ireland and the parties submit to the exclusive jurisdiction of the courts of Ireland.

24 Definitions

In these Terms and Conditions for Business Customers the following definitions shall apply:

"Affiliate"	Means any company which is a Holding Company or Subsidiary Company of either party.
"Agreement"	Means the Agreement for Wireless Leased Line Services which incorporates the Commercial Schedule and the ThreeTerms and Conditions for Wireless Leased Line Services.
"Ancillary Wireless Line Services"	Leased
	Means such services (related to the delivery and performance of Wireless Leased Line Services) as may be made available from time to time by Three.
"Bandwidth Speeds"	Means the maximum data speed (as measured in bits per second) of the Wireless Leased Lines specified in the Commercial Schedule.
"Charges"	Means the charges for Wireless Leased Line Services specified in the Commercial Schedule and payable to Threeby Customer in accordance with Section 6.
"Code of Practice"	Means the ThreeCode of Practice, as amended from time to time, found on http://www.three.ie.

"Commencement Date"	Means the start date of this Agreement specified in the Commercial Schedule.
"Commercial Schedule"	Means Schedule 1 of this Agreement.
"Connecting Point"	Means the components of ThreeEquipment installed by Threeat the Wireless Leased Line Locations to facilitate the connection of Customer Equipment to the Wireless Leased Line Services.
"COMREG"	Means the Commission for Communications Regulation.
"Customer"	Means the corporate entity whose details appear in this Agreement.
"Customer Equipment"	Means all computer hardware, software, cabling, primary rate interface cards, routers and communications apparatus provided or made available by Customer to enable the Customer to access the Wireless Leased Line Services.
"Design Document"	Means the written description of the Wireless Leased Line Services provided by Threeto Customer.
"Disconnection Fee"	Means the disconnection fees specified in the Commercial Schedule which are due and owing upon the disconnection of one or more Wireless Leased Lines from the Wireless Leased Line Services at any stage during the Minimum Term.
"Disconnection Notice"	Means a written notice to disconnect one or more Wireless Leased Lines from the Wireless Leased Line Services.
"Holding Company"	Has the meaning provided under Section 155 of the Companies Act 1963.
"Laws"	Means all applicable Acts of the Oireachtas, statutory instruments, laws, decrees and regulations.
"Minimum Term"	Means the minimum term specified in the Commercial Schedule of either 12 or 24 or Agreement For Wireless Leased Line Services36 months from the Commencement Date.
"Network"	Means the telecommunications network maintained and operated by Threeto provide Network Capacity.
"Network Capacity"	Means the holding, receiving and transmission of data and information on the Network.
"Order"	Means a request by Customer under this Agreement for the provision of Wireless Leased Line Services or a change in respect of the same (but not a disconnection).

"Regulations"	Means the European Communities (Electronic Communication Networks and Services) (Universal Service and User's Rights) Regulations 2003.	
"Subsidiary Company"	Has the meaning provided under Section 155 of the Companies Act 1963.	
"Termination Fee"	Means the termination fees specified in the Commercial Schedule which are due and owing upon the termination of this Agreement by Customer prior to the expiry date of the Minimum Term.	
"Termination Notice"	Means a written notice to terminate this Agreement.	
"Three "	Means Three Ireland Services (Hutchison) Limited of 28/29 Sir John Rogerson's Quay, Docklands, Dublin 2, Ireland.	
"ThreeSupport"	Means Three Support, McLaughlin Road, National Technology Park, Co. Limerick, Ireland. Contact details available on http://www.three.ie.	
"Three Equipment"	Means the hardware, transmission dish, digital distribution frame and cabling provided by Three and installed at external and internal areas of the Wireless Leased Line Locations.	
"Wireless Leased Line"	Means a private symmetric telecommunications line connecting two Wireless Leased Line Locations and enabled for data and/or internet services.	
"Wireless Leased Line Locations"		
	Means the Customer locations for installation of Wireless L eased Lines specified in the Commercial Schedule.	
"Wireless Leased Line Services"		
	Means the provision by Three to Customer of Wireless Leased Lines and associated Network Capacity and any other Ancillary Wireless Leased Line Services which Threemay from time to time provide.	
"Wireless Leased Line Services Term"		
	Means the period commencing on the Commencement Date and ending on the date this Agreement is terminated, during which period the Wireless Leased Line Services will be	

provided by Three to Customer pursuant to this Agreement.