



NEXCO NETWORKS INC. TERMS AND CONDITIONS

The Customer agrees and fully understands that, once Nexco Networks Inc. accepts this Agreement, Nexco Networks Inc. will provide services to the Customer, and the Customer agrees as follows:

- 1. The Customer agrees that the initial service period under this Agreement shall be for a period of one year, unless stated differently on the front page of this Agreement. This Agreement will automatically renew at the expiry of the initial period on a year-to-year basis, unless Nexco Networks Inc. is notified in writing 30 days prior to the termination of the contract. The initial service period will begin on the date when service is operational.
2. The Customer agrees to pay for the services provided by Nexco Networks Inc. as indicated on the front page of this Agreement when due and payable. The Customer understands that Nexco Networks Inc. may change the price the Customer pays, as long as Nexco Networks Inc. notifies the Customer.
3. The Customer shall pay for all calls originating from, charged to or accepted at the telephone number(s) indicated on the front page of this contract, regardless of who made or charged or accepted such calls. The Customer agrees to use, and to make sure others use this service in accordance with this Agreement.
4. The Customer agrees to pay for the services provided by Nexco Networks Inc. no later than 30 days after billing. The Customer will pay late payment charges of 2% per month (24% per year) on any unpaid overdue balance owing to Nexco Networks Inc. The Customer agrees to pay for any collection charges. An administration charge will be applied to the Customer account on any Returned cheques.
5. Nexco Networks Inc. reserves the right to terminate the Customer's service immediately without any notice, if the Customer does not pay amounts owed to Nexco Networks Inc., if the Customer misuses or abuses the services provided by Nexco Networks Inc., or if Nexco Networks Inc. must preserve the integrity of the network or comply with laws and other tariffs. Nexco Networks Inc. complies with a fair use policy and may terminate any services rendered to the client at anytime due to abuse.
6. The customer may terminate telephone services immediately, without further obligation to Nexco Networks Inc., provided that the Customer pays immediately to Nexco Networks Inc. 100 % of the remaining value of the telephone services, multiplied by the number of months remaining in the Agreement.
7. The Customer fully understands that Nexco Networks Inc. cannot guarantee install dates for any services rendered. Nexco Networks Inc. cannot guarantee uninterrupted working of services or other telecommunications equipment used, rented, or sold to the Customer in connections with providing the Customer with telephone services. Nexco Networks Inc. is not in any way liable to the Customer or third parties, either directly or consequently as a result of such failure.
8. Nexco Networks Inc. will bill the Customer 1- month in advance for their telephone services. A monthly Network fee for telephone service applies to all customers, as well as a toll-free access charge for each active toll-free number.
9. If the Customer misuses or otherwise improperly uses the services provided by Nexco Networks Inc., the Customer agrees to reimburse Nexco Networks Inc. for any loss or damage that they may suffer.
10. The Customer understands that until approval of credit, Nexco Networks Inc. may ask the Customer to provide Nexco Networks Inc. with a security deposit on an amount agreed to between the parties. Any customer purchased equipment provided by Nexco Networks Inc. remains the property of Nexco Networks Inc., until paid in full by customer. Nexco Networks Inc. reserves the right to retrieve any equipment that is not paid for in full.
11. The Customer cannot transfer this Agreement and the service provided to anybody else unless Nexco Networks Inc. agrees in advance and in writing.
12. The Customer understands this is the entire Agreement between the parties, and that Nexco Networks Inc. has not made any other representations or guarantees regarding the service to be provided to the Customer.
13. The Customer confirms that it is our wish that this Agreement and all other related documents, be drawn up in English only. Les parties aux presentes confirment leur volonte que la presents convention, de meme que tous les documents s'y rattachant, y compris tout avis, soient rediges en anglais seulement. La version francaise de la presente convention est disponible sur demande.
14. The Customer accepts this Agreement as notice in writing of and consent to the receipt and exchange of credit information by Nexco Networks Inc. from time to time, including the exchange of credit information with any credit reporting agency, credit bureau or any person or entity with whom the Customer has or proposes to have financial relations.
15. Nexco Networks Inc. reserves the right to request a customer provide a separate/dedicated private internet access, specific network equipment and recommended internal network changes in order for Nexco Networks Inc.' telephone services to perform at optimal levels.

ProMexico -
Company/Client Name
Mexican Trade Commission

Representative

Signature

01/08/17
Date