

GENERAL CONTRACT FOR SERVICES

This Contract for Services (this "Contract") is made effective as of _____, by and between _____ of _____, _____, _____, and Worldwide Technologies, Inc. of 926 Main St, Lexington, MO. 64067. In this Contract, the party who is contracting to receive services will be referred to as "_____", and the party who will be providing the services will be referred to as "TurboNet."

1. DESCRIPTION OF SERVICES. Beginning on _____, TurboNet will provide to _____ the following services (collectively, the "Services"):

Wireless Internet Service
And/or
Custom Technology Solutions

2. PAYMENT FOR SERVICES. In exchange for the Services _____ will pay TurboNet according to the following schedule:

Standard Residential Service - \$42.95 per month
Standard Business Service - \$82.95 per month
Custom Service - _____

3. TERMS AND CONDITIONS:

Residential Service available in coverage area only, 128K aggregate CIR. Service requires in home installation of Wireless equipment, one time equipment and installation fee required. Requires customer commitment to 24 month service agreement and acceptance of all terms and conditions. Unlimited Service implies no limits on access duration.

Commercial Service available in coverage area only, 256K aggregate CIR. Service requires in business installation of Wireless equipment, one time equipment and installation fee required. Requires customer commitment to 24 month service agreement and acceptance of terms and conditions. Unlimited Service implies no limits on access duration.

General Terms and Conditions:

Equipment specials available. Installation within 30-45 days of sign-up, billing to begin upon installation.

Offer(s) available to new TurboNet Wireless customers. Services not available everywhere. Limited time offer(s) subject to change or cancellation without notice. Additional restrictions may apply.

Contact TurboNet for details.

TurboNet Wireless 24 Month Promotional Pricing:

TurboNet Wireless promotional and month-to-month pricing varies by market.

TurboNet Wireless 24 Month monthly rate will apply for 24 consecutive months. After 24 months, the standard month-to-month rate will apply. TurboNet Wireless price does not include voice telephone service charges. Customers who order TurboNet Wireless at the 24 Month promotional price and cancel early will be charged each month for the remainder of the initial 24 month period.

TurboNet Wireless Package Discount:

Customers who pay in advance annually or semi-annually will receive an additional 10% or 5% respectively, monthly discount off the TurboNet Wireless-monthly pricing. Customers will continue to receive the monthly discount for the 24 month period, as long as they remain a customer in good credit standing of services, or unless or until TurboNet may cancel the discount.

*Actual performance may vary due to conditions outside of TurboNet network control. These conditions may include variables such as customer location, physical equipment limitations, network congestion, and server and router speeds of web sites accessed, location, distance from wireless distribution point, antenna specifications and/or location. No minimum level of speed is guaranteed.. Turbonet retains ownership of all CPE (customer premise equipment) except antenna's or routers purchased by customer.

4. CONFIDENTIALITY. TurboNet, and its employees, agents, or representatives will not at any time or in any manner, either directly or indirectly, use for the personal benefit of TurboNet, or divulge, disclose, or communicate in any manner, any information that is proprietary. TurboNet and its employees, agents, and representatives will protect such information and treat it as strictly confidential. This provision will continue to be effective after the termination of this Contract.

5. WARRANTY. TurboNet shall provide its services and meet its obligations under this Contract in a timely and workmanlike manner, using knowledge and recommendations for performing the services which meet generally acceptable standards in TurboNet's community and region, and will provide a standard of care equal to, or superior to, care used by service providers similar to TurboNet on similar projects.

6. REMEDIES. In addition to any and all other rights a party may have available according to law, if a party defaults by failing to substantially perform any provision, term or condition of this Contract (including without limitation the failure to make a monetary payment when due), the other party may terminate the Contract by providing written notice to the defaulting party. This notice shall describe with sufficient detail the nature of the default. The party receiving such notice shall have sixty days from the effective date of such notice to cure the default(s). Unless waived by a party providing notice, the failure to cure the default(s) within such time period shall result in the automatic termination of this Contract.

7. ENTIRE AGREEMENT. This Contract contains the entire agreement of the parties, and there are no other promises or conditions in any other agreement whether oral or written concerning the subject matter of this Contract. This Contract supersedes any prior written or oral agreements between the parties.

8. SEVERABILITY. If any provision of this Contract will be held to be invalid or unenforceable for any reason, the remaining provisions will continue to be valid and enforceable. If a court finds that any provision of this Contract is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision will be deemed to be written, construed, and enforced as so limited.

9. AMENDMENT. This Contract may be modified or amended in writing, if the writing is signed by the party obligated under the amendment.

10. GOVERNING LAW. This Contract shall be construed in accordance with the laws of the State of

Missouri.

11. NOTICE. Any notice or communication required or permitted under this Contract shall be sufficiently given if delivered in person or by certified mail, return receipt requested, to the address set forth in the opening paragraph or to such other address as one party may have furnished to the other in writing.

12. ASSIGNMENT. Neither party may assign or transfer this Contract without the prior written consent of the non-assigning party, which approval shall not be unreasonably withheld.

Service Recipient:

By: _____

Service Provider:
Worldwide Technologies, Inc.

By: _____
