

CloudCover

Subscriber Agreement

SUBSCRIPTION AGREEMENT

This agreement (the "Agreement") is a legal agreement between the Customer (as defined below) and

Virtual Data Centre Services Ltd (virtualDCS). (a company registered in England and Wales with

company number 07238621) whose registered office is The Waterscape, 42 Leeds and Bradford Road,

Leeds LS5 3EG ("virtualDCS").

virtualDCS provides a range of CloudCover services that enable the Customer to back up and replicate

business information and servers, securely, and to UK-based IS27001 data centre locations.

virtualDCS permits the use of these Services and Documentation by the Customer based on this

Agreement. By completing the signup form you are confirming acceptance of this Agreement, the

Customer agrees to be bound by the terms of this Agreement.

AGREED TERMS

virtualDCS and the Customer now agree as follows:

1 <u>Definitions</u>

1.1 In this agreement (the "Agreement"), the following terms will have the meanings assigned to

them below:

"Acceptable Use Policy" means virtualDCS's policy relating to the acceptable use of the

Services made available to the Customer by virtualDCS;

"Account" is an instance of the CloudCover Services made exclusively available to the

Customer;

"CloudCover Services" means the services provided by virtual to the Customer under this

Agreement using the Software, as more particularly described in the Documentation;

"Customer Data" means any and all data, information and content which are uploaded, stored

or installed by the Customer onto the CloudCover Services while using the CloudCover

Services;

"**Documentation**" means the documents made available to the Customer by virtualDCS online

at www.virtualdcs.co.uk or such other web address notified by virtual to the Customer from

Version: 3.2

Classification: Public

time to time which sets out a description of CloudCover Services, or instructions for the use

of the Services;

"Effective Date" means the date on which the Customer checks the box confirming its

acceptance of the terms of this Agreement or the date on which the Customer otherwise

agrees to the terms of this Agreement whether orally or otherwise;

"Fair Usage" means that the customer is not abusing the spirit of the commercial service

provision, and accepts that the Services must still be commercially viable to deliver;

"Fee Effective Date" means the date on which the Customer's free trial expires;

"Fees" means the subscription fees payable by the Customer for the Subscriptions, and any

additional Subscriptions purchased under clause 9.;

"Group" means in relation to a company, that company, any Subsidiary or Holding Company

from time to time of that company, and any Subsidiary from time to time of a Holding

Company at that company. The terms 'Subsidiary' and 'Holding Company' shall be defined in

section 1159 of the Companies Act 2006 as modified and re-enacted from time to time;

"Service Desk Hours" means the hours the service Desk operates, which is Monday – Friday

9:00 to 17:30 excluding bank holidays. Unless otherwise detailed on the order form.

"Information" means any and all documentation, materials, software, code and information,

whether commercial, financial, technical, operational or otherwise relating to the business,

affairs, pricing, transactions, software, suppliers or methods of one Party and disclosed to or

otherwise obtained by the other Party in connection with this Agreement;

"Intellectual Property" means any and all intellectual property rights including patents,

trademarks, design rights, copyright, rights in databases, domain names, topography rights,

and all similar rights (whether or not registered or capable of registration and whether

subsisting in the United Kingdom or any other part of the world) together with any and all

goodwill relating or attached thereto, the right to apply for registration of and/or register such

rights and all extensions and renewals thereof;

"Normal Business Hours" means 9:00 am to 5:30 pm, GMT on any Working Day;

"Parties" means the Customer and virtualDCS and "Party" shall be construed accordingly;

"Software" means virtualDCS's software provided as part of CloudCover Services, including

any updates and modifications made available from time to time by virtualDCS;

"Term" means the term of this Agreement as detailed in clause 13.1;

"Users" means an employee, sub-contractor or agent of the Customer who is authorised to

use the CloudCover Services;

"Subscriptions" means the subscriptions purchased by the Customer which entitle Users to

access and use CloudCover Services and the Documentation in accordance with this

Agreement;

"Working Day" means any day falling on or between Monday to Friday, excluding all public

and bank holidays in England and Wales; and

"Virus" means any thing or device (including any software, code, file or program) which may:

prevent, impair or otherwise adversely affect the operation of any computer software,

hardware or network, any telecommunications service, equipment or network or any other

service or device; prevent, impair or otherwise adversely affect access to or the operation of

any programme or data, including the reliability of any programme or data (whether by re-

arranging, altering or erasing the programme or data in whole or part or otherwise); or

adversely affect the user experience, including worms, trojan horses, viruses and other similar

things or devices.

1.2 Clause headings shall not affect the interpretation of this Agreement.

1.3 A person includes an individual, corporate or unincorporated body (whether or not having

separate legal personality) and that person's legal and personal representatives, successors

or permitted assigns.

Unless the context otherwise requires, words in the singular shall include the plural and in the

plural shall include the singular.

1.5 A reference to a statute or statutory provision is a reference to it as it is in force as at the

Effective Agreement. A reference to a statute or statutory provision shall include all

subordinate legislation made as of the Effective Date under that statute or statutory provision.

1.4

1.6 Any reference to the singular shall include the plural and vice versa and any reference to one

gender shall include all genders.

1.7 The words "include", "includes", "including" and "included" will be construed without

limitation unless inconsistent with the context and reference to the whole includes reference

to part.

2 Licence to use CloudCover Services

2.1 In consideration of the payment of the Fees by the Customer, and subject to the restrictions

and Customer obligations set out in this Agreement, virtual DCS hereby grants to the Customer

a non-exclusive, non-transferable right to permit Users use of CloudCover Services and the

Documentation commencing on the Effective Date during the Term solely for the Customer's

normal internal business operations in accordance with the terms of this Agreement.

2.2 CloudCover 365 is licensed per user account in all organizations. Each user account is defined

as follows:

(a) Microsoft Exchange Online, Such a mailbox can be a personal mailbox, an Online

Archive mailbox or both — you will only need one license per user.

(b) Microsoft OneDrive for Business, OneDrive for Business licenses are associated with

email accounts. This means you cannot use the same license to back up one user's

email and another user's OneDrive for Business account. (Consider that OneDrive

(without for Business) is an independent storage service and is not supported by

CloudCover 365).

(c) Microsoft SharePoint Online: each SharePoint user in your Office 365 subscription

that has been granted access to the SharePoint sites needs to be licensed to back up

your SharePoint environment.

(d) A license is not required for:

(i) Shared, resource and group mailboxes

(ii) Group SharePoint sites

(iii) External SharePoint users

- 2.3 CloudCover Guardian for Azure is licensed for all user accounts in an organization. A user account is defined as any user with a Microsoft 365 licence.
- 2.4 virtualDCS also considers managed mailboxes that have at least one restore point that was created within the last 31 days. If you do not archive a mailbox for 31 days, its license will be revoked and can be applied to another mailbox
- 2.5 Except as may be allowed by any applicable law which is incapable of exclusion by agreement between the Parties, the Customer shall not nor permit others to, and shall procure the Users shall not:
 - (a) attempt to copy, modify, duplicate, create derivative works from, frame, mirror, republish, download, display, transmit, or distribute all or any portion of the Software and/or Documentation (as applicable) in any form or media or by any means;
 - (b) rent, lease, sublicense, sell, assign, pledge, transfer or otherwise dispose of the Software, on a temporary or permanent basis;
 - (c) translate, reverse engineer, decompile, disassemble, unbundle, modify or create derivative works based on the Software, except as expressly permitted by law;
 - (d) vary, delete or obscure any notices of proprietary rights or any product identification or restrictions on or in the Software; or
 - (e) access all or any part of CloudCover Services and Documentation in order to build a product or service which competes with CloudCover Services and/or the Documentation.
- 2.6 The Customer undertakes to prevent any unauthorised access to, or use of, the CloudCover Services and, in the event of any such unauthorised access or use, promptly notify virtualDCS.
- 2.7 The Customer shall not, and shall procure the Users shall not, access, store, distribute or transmit any Viruses, or any material during the course of its use of CloudCover Services that: is unlawful, harmful, threatening, defamatory, obscene, infringing, harassing or racially or ethnically offensive; facilitates illegal activity; depicts illegal sexually explicit images; promotes unlawful violence; is discriminatory based on race, gender, colour, religious belief, sexual orientation, disability; or in a manner that is otherwise illegal or causes damage or injury to

any person or property, and virtualDCS reserves the right, without liability or prejudice to its

other rights to the Customer, to disable the Customer's access to any material or User Account

that breaches the provisions of this clause.

2.8 The Customer shall comply and shall ensure that their Users comply, with the Acceptable Use

Policy in force.

2.9 If any User breaches any of the terms and conditions of this clause 2 virtualDCS shall have the

right to suspend the Users' (as applicable) access to the CloudCover Services and to ask the

User and/or the Customer to remedy the breach within such timeframe determined by

virtualDCS. virtualDCS shall inform the Customer of the above Users' breach as soon as

practicable. If the Users or the Customer fail to remedy said breach within the applicable

timeframe, virtualDCS shall have the right to (immediately terminate the User's access to the

CloudCover Services.

2.10 If virtualDCS has reasonable evidence of i) possible serious risks to the Software or CloudCover

Services provoked by the Customer Data, or ii) fraudulent or illegal activities of the Customer,

virtual DCS is entitled to immediately suspend or terminate the accesses of the Users involved.

2.11 The integrity of the Software is protected by technical protection measures so that the

Intellectual Property rights in the Software are not misappropriated. The Customer must not

attempt in any way to remove or circumvent such technical protection measures, nor to apply,

manufacture, import, distribute, sell, let for hire, offer, expose or advertise for sale for hire or

have in its possession for private or commercial purposes, any means whose sole purpose is

to facilitate the unauthorised removal or circumvention of such technical protection

measures.

2.12 All rights that are not expressly or specifically granted in this Agreement to the Customer are

reserved to virtualDCS.

3 Subscriptions

3.1 Subscription packages will change from time to time and can be found on our website, Users

costs will be billed in line with the licence agreement as detailed in clause 2.

3.2 Pay as you go (PAYG) Subscriptions

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(a) Storage of customer data on the platform is dynamic. Customer pays for the storage

they use.

(b) Storage usage costs are calculated on a daily basis, and are calculated as fractions of

the monthly cost per whole GB.

3.3 Per-user Unlimited Subscriptions

(a) Customers have unlimited storage space on the platform (Subject to Fair Usage).

(b) Customers must backup 99% all users in their tenancy, that hold a Micorosoft Licence.

virtualDCS reserves the right to restrict retention periods in line with the selected

package.

(c)

4 <u>Provision of CloudCover Services</u>

4.1 virtualDCS shall use its reasonable endeavours to make CloudCover Services available 24

hours a day, seven days a week, except for maintenance that may be required as set out in

our platform status page status.virtualdcs.co.uk which provides live system metrics and

details of future planned maintenance and incidents where CloudCover Services may not be

provided. This information is also emailed, with the exception of emergency maintenance,

within a minimum of 24 hours prior to the event.

4.2 virtualDCS shall be entitled at any time to improve or update the CloudCover Services in case

of: i) improvements or updates necessary to fix defects, bugs, malfunctioning or errors of the

CloudCover Services or to provide new features; and/or ii) to cure security vulnerabilities of

the CloudCover Services; and/or ii) the application of any new laws, regulations acts or orders

of the authorities.

4.3 virtualDCS shall not be liable for any failure to provide CloudCover Services in accordance with

this Agreement to the extent that such failure is caused directly or indirectly by the Customer's

negligence or breach of any term of this Agreement.

4.4 virtualDCS is not responsible for monitoring customer's individual backups, but will send

notification emails to the customer's nominated email address regarding the backup job

status. virtualDCS will use reasonable endeavours to assist the customer in receiving a

comprehensive backup service.

5 Support Services

- 5.1 virtualDCS will, as part of CloudCover Services and at no additional cost to the Customer, provide the Customer with email and online support services during Service Desk Hours.
- 5.2 virtualDCS shall log the initial details and shall determine the priority level of the Incident and provide the Customer with a unique reference number. Severity level 1 incidents must be logged by telephone. virtualDCS shall utilise the following definitions for calculating the priority of an incident: -

Severity Code	Description
1	Critical
2	High
3	Medium
4	Low
5	Planning

Severity Definitions are as follows:

- Level 1 Critical The business unit or subunit is unable to operate, and there is a problem with Recovery (Response Immediate 24x7 365)
- Level 2 High There is a problem with backups to the platform (Response 2 Hours during Service Desk Hours)
- Level 3 Medium There is a problem with configuration or administration of the platform. (Response 8 Hours during Service Desk Hours)
- Level 4 Low– Issues relating to Test recoveries (Response 24 hours during Service Desk Hours)
- Level 5 Planning (Response 48 Hours during Service Desk Hours)
- 5.3 All calls shall be handled by the Service Desk who shall endeavour to resolve the Incident (by way of advice/guidance over the telephone) within 15 minutes consultation. If a resolution is not available or cannot be resolved by the Service Desk then the Incident shall be escalated or assigned to an appropriate resource.
- 5.4 Progress of the Incident shall be monitored by the Service Desk in accordance with virtualDCS's standard Call Escalation Procedures.

6 <u>User Data</u>

6.1 The Customer shall own all right, title and interest in and to all of the Customer Data and shall have sole responsibility for the legality, reliability, integrity, accuracy and quality of the Customer Data.

- virtualDCS shall, in providing the CloudCover Services, comply with its Data Privacy and Compliance Policy available from the login screen or such other website address as may be notified to the Customer from time to time, as such document may be amended from time to time by virtualDCS in its sole discretion. In the event of any serious loss or damage to Customer Data, the Customer's sole and exclusive remedy shall be for virtualDCS to use reasonable commercial endeavours to restore the lost or damaged Customer Data from the latest backup of such Customer Data maintained by virtualDCS. virtualDCS shall not be responsible for any loss, destruction, alteration or disclosure of Customer Data caused by any third party (except those third parties sub-contracted by virtualDCS to perform services related to Customer Data maintenance and back-up).
- 6.3 If virtualDCS processes any personal data on the Customer's behalf when performing its obligations under this Agreement, the parties record their intention that the Customer shall be the data controller and virtualDCS shall be a data processor and in any such case:
 - (a) the Customer shall ensure that the Customer is entitled to transfer the relevant personal data to virtualDCS so that virtualDCS may lawfully use, process and transfer the personal data in accordance with this Agreement on the Customer's behalf;
 - (b) the Customer shall ensure that the relevant third parties have been informed of, and have given their consent to, such use, processing, and transfer as required by all applicable data protection legislation; and
 - (c) each party shall take appropriate technical and organisational measures against unauthorised or unlawful processing of the personal data or its accidental loss, destruction or damage.

7 Warranties

- 7.1 virtualDCS undertakes that the CloudCover Services will be performed substantially in accordance with the Documentation and with reasonable skill and care.
- 7.2 The undertaking at clause 7.1 shall not apply to the extent of any non-conformance which is caused by use of CloudCover Services contrary to virtualDCS's instructions, or modification or alteration of CloudCover Services by any party other than virtualDCS or virtualDCS's duly authorised contractors or agents. If the CloudCover Services do not conform with the foregoing undertaking, virtualDCS will, at its expense, use all reasonable commercial

endeavours to correct any such non-conformance promptly or provide the Customer with an

alternative means of accomplishing the desired performance. Such correction or substitution

constitutes the Customer's sole and exclusive remedy for any breach of the undertaking set

out in clause 7.1. Notwithstanding the foregoing, virtual DCS:

(a) does not warrant that the Customer's use of CloudCover Services will be

uninterrupted or error-free; or that the CloudCover Services, the Documentation

and/or the information obtained by the Customer through the CloudCover Services

will meet the Customer's requirements; and

(b) is not responsible for any delays, delivery failures, or any other loss or damage

resulting from the transfer of data over communications networks and facilities,

including the internet, and the Customer acknowledges that the CloudCover Services

and the Documentation may be subject to limitations, delays and other problems

inherent in the use of such communications facilities.

7.3 virtualDCS warrants that it has and will maintain all necessary licences, consents, and

permissions necessary for the performance of its obligations under this Agreement.

8 <u>Customer Obligations</u>

8.1 The Customer shall:

(a) only use the CloudCover Services in accordance with the terms of the Agreement for

its own internal purposes;

(b) use the CloudCover Services in accordance with virtualDCS's reasonable instructions

and any laws, regulations and licenses which may apply to the Customer's use of the

CloudCover Services from time to time;

(c) carry out all Customer responsibilities set out in this Agreement in a timely and

efficient manner. In the event of any delays in the Customer's provision of such

assistance as agreed by the parties, virtualDCS may adjust any agreed timetable or

delivery schedule as reasonably necessary;

(d) ensure that the Users use the CloudCover Services and the Documentation in accordance with the terms and conditions of this Agreement and shall be responsible

for any User's and/or Guest's breach of this Agreement;

(e) obtain and shall maintain all necessary licences, consents, and permissions necessary

for virtualDCS, its contractors and agents to perform their obligations under this

Agreement;

(f) be solely responsible for procuring and maintaining its network connections and

telecommunications links from its systems to virtualDCS's data centres, and all

problems, conditions, delays, delivery failures and all other loss or damage arising

from or relating to the Customer's network connections or telecommunications links

or caused by the internet; and

(g) provide virtualDCS with up-to-date information, co-operation and support as

virtualDCS shall reasonably require pursuant to this Agreement.

9 Fees and Payment

9.1 virtualDCS shall invoice and the Customer shall pay the Fees in accordance with this clause 9

unless otherwise agreed between the parties in the Schedule or otherwise in writing.

9.2 All amounts and Fees stated in this Agreement:

(a) are exclusive of Value Added Tax and any other applicable taxes, duties and

assessments which shall be payable by the Customer in the manner prescribed by law;

(b) shall, unless otherwise agreed between the parties, be payable in pounds sterling; and

(c) are non-cancellable and non-refundable.

9.3 Fees shall unless otherwise agreed between the parties be payable monthly in arrears by

direct debit.

9.4 The Fee shall be for the whole month that the Effective Date falls in, and shall be charged at

the current rate advertised on https://www.office365backup.co.uk/pricing/.

9.5 The Customer shall on the Effective Date provide to virtualDCS (or its payment agent) valid,

up-to-date and complete bank account details and any other relevant valid, up-to-date and

complete contact and billing details virtualDCS may require and, the Customer hereby authorises virtualDCS to charge such bank account via direct debit for the Fees monthly in

arrears, unless otherwise agreed between the parties.

9.6 If the Customer fails to make any payment due to virtualDCS by the due date for payment

then, without prejudice to virtualDCS's other rights and remedies, virtualDCS may:

(a) charge the Customer interest on the overdue amount at four percent (4%) above the

official interest rate of the Bank of England. Such interest shall accrue on a daily basis

from the due date of payment until the date of actual payment of the overdue

amount, whether before or after judgment. The Customer shall pay the interest

immediately on demand by virtualDCS; and/or

(b) without liability to the Customer, suspend access to the Account and access to all or

part of the CloudCover Services and/or any other services provided under on in connection with this Agreement (or any part of them) while the amounts remain

unpaid.

9.7 virtualDCS reserves the right to increase the Fees provided that such Fees cannot be increased

more than once in any 12 month period during the term of the Agreement. virtualDCS will

give the Customer written notice of any such increase 2 months before the proposed date of

the increase. If such increase is not acceptable to the Customer, it shall notify virtualDCS in

writing within 4 weeks of the date of virtualDCS' notice and virtualDCS shall have the right

without limiting its other rights or remedies to terminate the Agreement by giving 2 weeks

written notice to the Customer.

9.8 The Fees and other sums payable under this Agreement shall be paid free and clear of all

deductions and withholdings whatsoever, unless the deduction or withholding is required by

law. If any deduction or withholding is required by law the Customer shall pay to virtualDCS

such sum as will, after the deduction or withholding has been made, leave virtualDCS with the

same amount as it would have been entitled to receive in the absence of any such requirement

to make a deduction or withholding.

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10 <u>Intellectual Property</u>

10.1 All Information of virtual DCS and all Intellectual Property in the Software and in or arising from

the CloudCover Services and/or any other services provided under or in connection with this

Agreement shall be and shall remain at all times the exclusive property of virtualDCS or relevant third party and the Customer shall acquire no right, title or interest in or to the same

and shall use such items solely as permitted by the terms of this Agreement.

11 Confidentiality

11.1 Subject to the remainder of this clause 11, neither the Customer nor virtualDCS shall, without

the other Party's prior written consent, disclose to any third party Information (other than the

business name of the other Party) which comes to that Party's attention pursuant to this

Agreement. Each Party shall only use the Information of the other Party to exercise its rights

and/or perform its obligations under this Agreement.

11.2 The Customer agrees that virtualDCS may disclose the Information of the Customer to any

relevant third party to the extent reasonably required by such third party in order to allow

provision of the CloudCover Services and/or any other services provided under or in

connection with this Agreement.

11.3 The provisions of clause 11.1 shall not apply to information which:

(a) is in or comes into the public domain otherwise than by breach of this Agreement,

except that any compilation of otherwise public information in a form not publically

known shall nevertheless be treated as confidential Information;

(b) is in the other Party's possession prior to the commencement of negotiations for this

Agreement as shown by written evidence that predates the date of such negotiations;

(c) is or was lawfully received from a third party not under an obligation of confidentiality

in respect of the same as shown by written evidence that predates the date of this

Agreement;

(d) was developed independently of and without reference to the other Party's

Information; or

(e) is required to be disclosed under operation of law, by court order or by any regulatory

body of competent jurisdiction (but then only to the extent and for the purpose

required), in which case each Party shall promptly notify the other Party of any such

disclosure requirement.

11.4 virtualDCS shall be entitled to publicise that the Customer has licensed the Software and

purchased the CloudCover Services from virtualDCS in its advertising or promotional materials

including case studies, press releases, tenders, proposals, speeches, articles and other similar

materials.

11.5 Each Party shall be entitled to divulge the other Party's Information to its employees, agents,

directors, officers, authorised sub-contractors, professional advisors and consultants who

have a need to know the same in connection with this Agreement provided that the receiving

Party shall ensure that such persons are aware of and, shall procure that such persons comply

with, these confidentiality obligations.

11.6 The restrictions contained in this clause 11 shall continue to apply after termination or expiry

of this Agreement without limit in time.

12 Liability

12.1 This clause 12 sets out the entire financial liability of virtualDCS (including any liability for the

acts or omissions of its employees, agents and sub-contractors) to the Customer:

(a) arising under or in connection with this Agreement;

(b) in respect of any use made by the Customer of the CloudCover Services, the

Documentation and/or any other services provided under or in connection with this

Agreement or any part of them; and

(c) in respect of any representation, statement or tortious act or omission (including

negligence) arising under or in connection with this Agreement.

12.2 Except as expressly and specifically provided in this Agreement:

(a) the Customer assumes sole responsibility for results obtained from the use of the

CloudCover Services and the Documentation by the Customer, and for conclusions

drawn from such use. virtualDCS shall have no liability for any damage caused by

errors or omissions in any information, instructions or scripts provided to virtualDCS

by the Customer in connection with the CloudCover Services, or any actions taken by

virtualDCS at the Customer's direction;

- (b) all warranties, representations, conditions and all other terms of any kind whatsoever implied by statute or common law are, to the fullest extent permitted by applicable law, excluded from this agreement; and
 - iaw, excluded from this agreement, and
- (c) the CloudCover Services and the Documentation are provided to the Customer on an "as is" basis.
- 12.3 Nothing in this Agreement shall exclude or limit virtualDCS's liability for:
 - (a) death or personal injury caused by its (or its employees', agents' or contractors') negligence; and
 - (b) fraud or fraudulent misrepresentation; and
 - (c) any other liability the exclusion or limitation of which is not permitted by English law.
- 12.4 Subject to clause 12.2 and clause 12.3:
 - (a) virtualDCS shall not be liable whether in tort (including for negligence or breach of statutory duty), contract, misrepresentation, restitution or otherwise for any: loss of profits; loss of business; depletion of goodwill and/or similar losses; or loss or corruption of data or information; or pure economic loss; or for any special, indirect or consequential loss, costs, damages, charges or expenses however arising under this Agreement; and
 - (b) virtualDCS total aggregate liability in contract, tort (including negligence or breach of statutory duty), misrepresentation, restitution or otherwise, arising in connection with the performance or contemplated performance of this Agreement shall be limited, where the liability relates to:
 - (i) the CloudCover Services, to the greater of (i) the total Fees paid or payable by the Customer under this Agreement during the twelve (12) month period prior to the date the liability first arose and (ii) one hundred pounds sterling.

13 <u>Term</u>

- 13.1 This Agreement shall, unless otherwise agreed, commence on the Effective Date.
- 13.2 The term of a subscription unless otherwise agreed in writing, will be as defined as

(a) Pay as you go (PAYG) subscriptions: Monthly, with a 30-day notice period.

(b) All other subscriptions: Annual, with a 90-day notice period.

14 Termination

14.1 A Party shall have the right to terminate this Agreement at any time on immediate notice to

the other Party in the event that the other Party:

(a) fails to pay any amount due under this Agreement on the due date for payment and

remains in default not less than 7 days after being notified in writing to make such

payment;

(b) commits an irremediable material breach of this Agreement, persistently repeats a

remediable material breach or commits any remediable material breach and fails to

remedy it within thirty (30) days of receipt of the notice of the breach requiring

remedy of the same; or

(c) the other party takes any step or action in connection with its entering administration,

provisional liquidation or any composition or arrangement with its creditors (other

than in relation to a solvent restructuring), being wound up (whether voluntarily or

by order of the court, unless for the purpose of a solvent restructuring), having a

receiver appointed to any of its assets or ceasing to carry on business or, if the step

or action is taken in another jurisdiction, in connection with any analogous procedure

in the relevant jurisdiction;

(d) the other party suspends, or threatens to suspend, or ceases or threatens to cease to

carry on all or a substantial part of its business; or

(e) the other party's financial position deteriorates to such an extent that in the

terminating party's opinion the other party's capability to adequately fulfil its

obligations under the Agreement has been placed in jeopardy.

14.2 virtualDCS may terminate this Agreement (or any part of it) and/or the CloudCover Services

(or any part of them):

(a) by serving written notice on the Customer with immediate effect, if termination is

required for legal or regulatory reasons;

(b) on serving thirty (30) days prior written notice to the Customer if virtualDCS or its

third party suppliers no longer operates or provides any or all of the products or

services used in relation to the CloudCover Services or intends to cease operating or

providing any or all of such products or services in the immediate future.

14.3 The termination of this Agreement shall be without prejudice to the accrued rights and

liabilities of either Party subsisting under this Agreement prior to termination.

14.4 virtualDCS may at its sole discretion suspend immediately the provision of the CloudCover

Services and/or any other services provided under this Agreement (or any part of them) until

further notice on notifying the Customer either orally (confirming such notification in writing)

or in writing if virtualDCS is entitled to terminate this Agreement. Any suspension of the

CloudCover Services shall not exclude virtualDCS's right subsequently to terminate this

Agreement.

15 Consequences of Termination

15.1 Upon termination of this Agreement for any reason, the Customer shall:

(a) immediately cease to make use of the CloudCover Services;

(b) immediately pay any outstanding sums due under this Agreement; and

(c) either return or destroy all of virtualDCS's Information or any document containing

part thereof, together with all copies of such Information (including, to the extent

reasonably possible, all electronic copies) and shall on reasonable request provide

written confirmation that such steps have been taken; and

(d) virtualDCS may destroy or otherwise dispose of any of the Customer Data in its

possession.

15.2 Any rights, remedies, obligations or liabilities of the Parties that have accrued up to the date

of termination, including the right to claim damages in respect of any breach of the Agreement

which existed at or before the date of termination shall not be affected or prejudiced.

15.3 Any terms and conditions forming part of this Agreement which are agreed by the Parties to

survive termination or which by their nature are to survive termination, shall survive and

continue in full force and effect.

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16 Force Majeure

virtualDCS shall have no liability to the Customer under this Agreement if it is prevented from or delayed in performing its obligations under this Agreement, or from carrying on its business, by acts, events, omissions or accidents beyond its reasonable control, including, without limitation, strikes, lock-outs or other industrial disputes (whether involving the workforce of virtualDCS or any other party), failure of a utility service or transport or telecommunications network, adverse economic impacts, act of God, war, riot, civil commotion, malicious damage, compliance with any law or governmental order, rule, regulation or direction, accident, fire, flood, storm or default of suppliers or sub-contractors.

17 Notices

- 17.1 Notices sent in respect of any matter arising in respect of this Agreement shall be in writing and must be sent either by:
 - (a) pre-paid first class post; or
 - (b) delivered by hand; or
 - (c) email.
- 17.2 A notice shall be sent or delivered to the address specified in this Agreement (as updated by notice in accordance with this section) or email notified by each party to the other from time to time.
- 17.3 Notice is deemed given:
 - (a) in the case of hand delivery at the time the delivery is made;
 - (b) in the case of posting—two (2) Working Days after the notice is posted; and
 - (c) in the case of email one (1) Working Day after the date the sender receives a successful delivery confirmation.

18 General

18.1 The Customer shall not assign, purport to assign or otherwise transfer this Agreement and/or

any of its obligations thereunder, in whole or in part, without virtualDCS's prior written

consent.

18.2 Nothing in this Agreement is intended to or shall operate to create a partnership between the

parties, or authorise either party to act as agent for the other, and neither party shall have the

authority to act in the name or on behalf of or otherwise to bind the other in any way

(including, but not limited to, the making of any representation or warranty, the assumption

of any obligation or liability and the exercise of any right or power).

18.3 Unless otherwise stated herein, this Agreement can only be modified by the written and

signed agreement of the Parties.

18.4 No failure or delay by a party to exercise any right or remedy provided under this Agreement

or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or

restrict the further exercise of that or any other right or remedy. No single or partial exercise

of such right or remedy shall prevent or restrict the further exercise of that or any other right

or remedy.

18.5 virtualDCS may at any time assign, transfer, charge, sub-contract or deal in any other manner

with all or any of its rights or obligations under this Agreement.

18.6 If any part of this Agreement is held unlawful, invalid or unenforceable, that part shall be

considered struck out and the remainder of this Agreement shall remain in full force and

effect. virtualDCS and the Customer shall work together in good faith to agree an enforceable

replacement provision capturing the spirit of the original.

This Agreement, and any documents referred to in it, constitute the whole agreement

between the parties and supersede any previous arrangement, understanding or agreement

between them relating to the subject matter they cover. Each of the parties acknowledges

and agrees that in entering into this Agreement it does not rely on any undertaking, promise,

assurance, statement, representation, warranty or understanding (whether in writing or not)

of any person (whether party to this Agreement or not) relating to the subject matter of this

Agreement, other than as expressly set out in this Agreement.

18.7

18.8 The Parties do not intend that any term of this Agreement shall be enforceable by virtue of

the Contracts (Rights of Third Parties) Act 1999 by any person that is not a party to it unless

specifically provided for this Agreement.

18.9 This Agreement and any dispute or claim arising out of or in connection with it or its subject

matter or formation (including non-contractual disputes or claims) shall be governed by and

construed in accordance with the law of England and Wales.

18.10 Each party irrevocably agrees that the courts of England and Wales shall have exclusive

jurisdiction to settle any dispute or claim arising out of or in connection with this Agreement

or its subject matter or formation (including non-contractual disputes or claims.

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Service Level Agreement

1.0 DEFINITIONS

Scheduled Downtime scheduled maintenance of equipment or software (including operating

systems patches and updates) where no less than two (2) days notice

has been given to the Customer.

Emergency Maintenance Emergency maintenance i.e. unscheduled maintenance necessitated

by unforeseen circumstances (including (without limitation) software

failure).

Service Hours Means 24hours per day, seven days per week including all UK and

Statutory Bank Holidays.

Normal Working Hours Means Monday to Friday 9:00 to 5:30 Excluding Bank Holidays.

2. SERVICE LEVEL DEFINITION

- 2.1 virtualDCS shall ensure that the CloudCover Services will be available during the Service Hours in accordance with this Agreement.
- 2.2 The Service Desk shall be available for logging calls during the Service Hours,
- 2.3 With the exception of Severity 1 calls which will be dealt with during the Service Hours, other calls will be dealt with during Normal Working Hours,
- 2.4 Measurement of service levels will be based on the ability of the Service to be accessed by the customer during the Service Hours subject to any Scheduled Downtime or Service Level Exclusions as detailed below.

3. SCHEDULED DOWNTIME

3.1 virtualDCS shall notify the customer in advance, usually no less than one week and in any event no less than 48 hours, by email of any additional Scheduled Downtime. By default, our customer-facing Cloud Connect servers are updated and possibly restarted monthly on the 1st Thursday of each month. There may be ad hoc updates to front-end software that will have no impact on the backup jobs.

4. SERVICE AVAILABILITY

- 4.1 The following equation will be used to calculate Service Availability. References to hours are to the number of hours (rounded to the nearest hour) in the applicable Monthly Review Period Based on a 30-day Month: ((Total hours Total hours Unavailable)/Total hours) x 100), subject to any Scheduled Downtime or Service Level Exclusions.
- 4.2 Service Availability is the customer ability to use the CloudCover Backup Service, The Service is "available" when the external monitors connected via the Internet show that Veeam Service Portal is available and that one or more customers are current conducting backups.

Service Availability during Monthly Review	Service Credits as % of Monthly Rental
Period	Charge
<99.9%-99.8%	5%
99.79%-99.5%	10%
99.49%-99.0%	20%
98.9%-98.0%	30%
<98%	40%

5 CALCULATION OF SERVICE CREDITS

- 5.1 Where a Monthly Review Period incorporates part of a month, any service credit will apply to a pro-rated monthly Rental Charge.
- 5.2 Service credits will be calculated monthly, aggregated and credited to the Customer on a quarterly basis.
- 5.3 If a Service is cancelled during a Monthly Review Period, no service credit will be payable in respect of that service for that Monthly Review Period.
- The Customer must claim any service credit due to a failure to meet the Service Levels, in writing, within twenty one (21) Business Days of the date at which the Customer could reasonably be expected to become aware of such failure, otherwise no service credits shall be payable. The Customer shall not be entitled to any service credits in respect of a claim unless and until virtualDCS has received notice of the claim in writing in accordance with the above. Should virtualDCS require additional information from the Customer, the Customer shall assist, and shall not be entitled to any service credits until virtualDCS has received all the information it has reasonably requested.
- 5.5 Service credits relate to the part of the service that has failed not the whole service.
- 5.6 Reports above those available through the service can be made available on request with 48 hours notice.

6 SERVICE LEVEL EXCLUSIONS

- 6.1 The Service shall not be deemed unavailable in the event of any failure caused by the following:
 - (i) communication links and network infrastructure of the customer (including Internet connections);
 - (ii) failure by customer to meet any of its obligations under the Agreement;
 - (iii) Scheduled Maintenance where no less than two (2) days notice has been given to the Customer; and
 - (iv) emergency maintenance i.e. unscheduled maintenance necessitated by unforeseen circumstances (including (without limitation) software failure) provided that such Emergency Maintenance continues for a period of less than 2 hours.