

## CONDITIONS OF SALE

### Order Terms and Conditions

1. Within this agreement the definitions used will have the same meaning as those detailed within the Rental Agreement.

1.1 Supplier means: - Futuretel Ltd, a Limited company incorporated and registered in England and Wales with company number 08801037 whose registered office is at Unit 10 Westlink, Belbins Business Park, Romsey, Hampshire, SO51 7AA.

2. According to this Rental Agreement, the terms make it clear that they may be transferred or assigned to Futuretel Ltd at any time during the fixed period and at the absolute discretion of the hirer. Where this happens, Futuretel Ltd will be entitled to enforce the terms of the Rental Agreement as if Futuretel Ltd was a signatory to the said agreement. Therefore, either Futuretel Ltd or hirer will provide notice of any variation to the way in which the rentals are to be made.

3. Orders for the rental of equipment which have been accepted by Futuretel Ltd may be cancelled subject to the following. They may be exceptionally cancelled with Futuretel Ltds' written agreement. However, this is subject to you indemnifying Futuretel Ltd for the administration costs of dealing with your order (the cancellation charge). This charge is based on the equivalent of five quarterly rentals and is the sum which will be immediately due to Futuretel Ltd where notice of cancellation has been given. It is agreed with the customer as being proportionate and a reasonable charge within the circumstances.

4. At any time during the contractual term of this agreement Futuretel Ltd can change the terms and conditions (including charges). All changes will be published on line on the Futuretel Ltd Website [www.future-tel.co.uk](http://www.future-tel.co.uk) giving at least 2 weeks' notice before the change is to take effect.

5. Your dated signature to this Agreement is a representation that you are not an individual in line with the Consumer Credit Act 1974 and are instead a Body Corporate. You hereby agree to the terms and conditions set out within this agreement and the Rental Agreement.

6. If the Rental Agreement has been transferred or assigned to Futuretel Ltd, then Futuretel Ltd has the discretion to accept the cancellation charge by way of settlement of all monies otherwise owed to Futuretel Ltd where the Rental Agreement has been terminated.