

Voice Services Schedule

Centra Networks Pty Ltd (ACN 107 228 937)

Last updated: 24 March 2026

1. About this Service Schedule

- 1.1. This Service Schedule applies where an Order that you and we execute expressly provides for our supply of "Voice Services" to you.
- 1.2. This Service Schedule must be read in conjunction with our Terms of Service executed between you and us and the other documents that comprise an Agreement.
- 1.3. In this Services Schedule, words in bold font in parentheses have the meanings given to them therein and words starting with a capital letter in this Services Schedule that are not otherwise defined in this Services Schedule have the meanings given to them in our Terms of Service.
- 1.4. Our Voice Services may only be acquired by businesses with a valid Australian Business Number (ABN).

2. Voice Services

- 2.1. Our Voice Services give you the exclusive right to use any phone number specified in the relevant Order that is allocated to you (**Number**) to make and receive telephone calls (**Voice Services**) during the Term.
- 2.2. If an Order specifies that you wish to transfer any of your existing Numbers that are allocated to you by a third party telecommunications supplier (**Original Telecommunications Supplier**) to us, we undertake to use reasonable endeavours to port those Numbers to us. However, we do not warrant or guarantee the feasibility or success of such a port.
- 2.3. Porting may be unsuccessful for a number of reasons, including because:
 - (a) we do not have a pre-established porting arrangement with your existing carrier;
 - (b) the number is being used in connection with complex services by the existing carrier;
 - (c) the number is part of a block of numbers and you have not requested us to port all of the numbers; or
 - (d) the number being ported is no longer active on the existing carrier's network.We and our suppliers will not be liable to you if the porting fails for those reasons or for any other reason outside of our control. You warrant that you are authorised to port the relevant service number(s) and authorise us and our suppliers to undertake the porting process.
- 2.4. The availability of Voice Services is subject to, among other things, geographic availability, the underlying internet connection and any maintenance or downtime of our Third Party Providers.
- 2.5. All of our Voice Services require an underlying internet connection. You must take all necessary steps to ensure that the equipment connected to the Voice Service (including your computer network) is secured from unauthorised access, including by way of firewalls, and that voicemail and other systems are secured by passcodes that are regularly changed.
- 2.6. If an Order specifies that you require us to provide you with new Numbers, we will use our best endeavours to provide you with the new Numbers by the date specified in the relevant Order (**Available Date**).
- 2.7. One or more of our Third Party Providers may seek to deliver any services necessary for us to provide the Voice Services using carrier rights and immunities under Schedule 3 of the *Telecommunications Act 1997* (Cth) and any nominated provisioning timeframes may be based on there being no objections by any building owner or occupier for such services. You hereby agree that any such objections may delay the provisioning of any Voice Services. Further, where any such objection is sustained and our Third Party Providers cancel the provisioning of any relevant services as a result thereof, we may be unable to deliver the Voice Services to you and in those circumstances, we reserve the right to terminate the relevant Agreement without liability to you.
- 2.8. In respect of Numbers that we provide to you or port in for you:
 - (a) you must comply with any security policies, fair use policies and other procedures and policies as imposed by us or any third party whose content or services you access using the Voice Services that we notify you of. Despite any other provision of this Service Schedule, if you breach any reasonable policy that we notify you of, we may, at our sole discretion and without notification, suspend, limit or terminate the Voice Services;
 - (b) you must (before we connect the applicable Number to the Voice Services) provide us with any specific details or requirements relating to that Number or your End Users (as applicable) that you need us to apply to and that we have the functionality to accommodate, in respect of the Number (including the need for disability assistance, call blocking or identification restrictions) prior to the completion of the transfer;
 - (c) such Numbers will be allocated by the Australian Communications and Media Authority (**ACMA**) and will be subject to availability on the Integrated Public Number Database (**IPND**). You must give us any information that we are required to provide to IPND or ACMA without delay upon our request in connection with any Number;
 - (d) you warrant that the service delivery address nominated in writing in the relevant Order or as otherwise agreed by you and us is the only address at which the Voice Services will be used;
 - (e) we reserve the right to alter or replace any Number in order to comply with Australian regulations;
 - (f) we will disclose your name and address details to the IPND and such information may be used for directory services unless you nominate the number to be unlisted;

- (g) you acknowledge that you and your End Users have no right, title or interest in any Number allocated to you as part of the Voice Services other than the temporary right to use the Number in connection with the Voice Services;
 - (h) we will comply with the National Numbering Plan (**NNP**) and reserve the right to alter or replace any Number as a result of our compliance with the NNP, or with any direction from ACMA. We will use reasonable endeavours to provide you with at least 7 days' prior written notice of any numbering change that will affect the Voice Services or the Numbers supplied to you. Where at least 7 days' prior written notice is not practical in the circumstances, we will provide you with as much notice as is practicable; and
 - (i) you must not transfer any Number that we allocate to you to another service provider (**Port Out**) during the Term.
- 2.9. We will provide you and your End Users with access to emergency 000 services free of charge via the Voice Services. However, we have no liability whatsoever if you or they are unable to access emergency 000 services at any time and from time to time. You must ensure that you and your End Users have the ability to dial emergency 000 services from another source other than the Voice Services.
- 2.10. You acknowledge that the Voice Services are not a secure, private and confidential method of communication.
- 2.11. The Voice Services must not be acquired or used to operate an outbound call centre or to make calls using a predictive dialer or other similar dialing system. In addition, you must not use, or permit any Voice Services to be used, to make threatening, unwelcome, hoax, or harassing telephone calls and you must have all the necessary rights to broadcast any audio that you apply to a Voice Service (e.g. 'music on hold') and to licence us and our suppliers to broadcast such audio on your behalf.
- 2.12. If the underlying internet service over which the Voice Service is provided is not functioning, such that a connection cannot be established between the calling device and our or our supplier's voice switch, the Voice Service will not function. In addition, the number of calls that can be made at any time is limited by the available uncongested bandwidth on your internet service.
- 2.13. Some of our Voice Services can be used with physical handsets and others with "softphones", which are software-based handsets (that allows you to make and receive calls via your computer or other compatible device). The software is supplied for the Term under a license that you must accept at the time of installation.
- 2.14. If we provide you with a physical handset, it is rented to you for the Term and you must return the handset to us in good working order (fair wear and tear excepted) at the end of the Term. If the handset is not so returned, you must pay a non-return Charge that we specify from time to time. You must not modify or interfere with the handset, or any software installed on the handset, and must ensure that it is kept in a safe and clean environment.
- 2.15. We are not responsible for installation of any physical or softphone that you wish to use in connection with a Voice Service. You may self-install; engage (at your own cost) a service provider to install; or use a service provider recommended by us (**Recommended Installer**). If you wish to use a Recommended Installer:
- (a) you acknowledge and consent us providing the information contained in the relevant Order to the Recommended Installer to be used only for the purpose of contacting you to organise a time for installation and to quote the relevant fees;
 - (b) the Recommended Installer will invoice you for the installation directly;
 - (c) you will liaise with the Recommended Installer directly regarding any installation faults or issues.

3. SIP Trunk

- 3.1. This clause Error: Reference source not found applies where an Order specifies that we will supply you with "SIP Trunk" services. SIP Trunk services enable the making and receiving of telephone calls to an IP PBX or a Session Initiation Protocol (**SIP**) gateway device over an internet service.
- 3.2. The relevant Order will set out your selected number of SIP voice sessions (i.e. the number of concurrent calls) and applicable usage-based call plans.

4. Your obligations

- 4.1. You must:
 - (a) use the Numbers that we supply to you solely for the purposes of terminating and originating calls over the Voice Services;
 - (b) not modify or relocate the Voice Services or permit any End User or other person to do so, without our prior written approval;
 - (c) if you replace any services provided to you by an Original Telecommunications Supplier with services that rely in whole or in part on our provision of the Voice Services, you remain liable for all amounts owing to the Original Telecommunications Supplier if payable as a result of the transition from the services provided by the Original Telecommunications Supplier and/or the termination of any agreement with the Original Telecommunications Supplier;
 - (d) pay all Fees with respect to the Voice Services in accordance with the Payment Terms and must pay any other fees or charges that you, your End Users or any third party authorised by them incurs in connection with your or their use of the Voice Services (**Extra Charges**). Extra Charges include internet access costs, web browser costs, computer and smartphone equipment costs, telecommunications costs, data costs and roaming charges. If there are any Extra Charges owed to our Third-Party Providers, those Extra Charges will be directly paid to them upon your payment of our invoice;

- (e) pay for all calls made through a Voice Service, whether or not you have authorised the calls or your equipment or systems have been accessed without consent;
- (f) ensure that all End Users are provided with the following notice before using the Voice Services:
WHEN YOU DIAL '000' FROM THE VOICE SERVICES, YOU WILL BE CONNECTED TO EMERGENCY SERVICES. IT IS IMPERATIVE THAT YOU UNDERSTAND THAT THE VOICE SERVICES CANNOT BE UTILISED IF THERE IS A POWER OUTAGE, WHEN YOUR INTERNET CONNECTION IS INTERRUPTED OR IF THE HARDWARE YOU ARE USING TO ACCESS THE VOICE SERVICES IS FLAWED, DISCONNECTED, FAULTY OR UNAVAILABLE. YOU MUST HAVE AN ALTERNATIVE TELECOMMUNICATIONS SERVICE SUCH AS A CELLULAR, FIXED LINE OR SATELLITE TELEPHONE CONNECTION TO CONTACT EMERGENCY SERVICES IN THE EVENT THAT THE VOICE SERVICES ARE UNAVAILABLE OR INOPERABLE AT ANY TIME.

5. Call Charges and payment

- 5.1. We may monitor your actual usage of the Voice Services against the call plan selected by you, as set out in the applicable Order or as otherwise agreed (**Call Plan**), including the duration and types of calls you, your End Users or any third party authorised by them may make.
- 5.2. Your monthly call usage is determined in accordance with the rates specified in the relevant Order (**Monthly Usage Fee**), which may be subject to change, as determined by us in our absolute discretion.
- 5.3. If your usage exceeds the limitations set out in the Call Plan, you must pay the excess usage charges set out in the Call Plan or Order (as applicable). If we determine that your usage of the Voice Services is excessive, unreasonable or interferes with our provision of the Voice Services to our customers, we reserve the right to suspend, limit or terminate the Voice Services.
- 5.4. You must pay the Monthly Usage Fee in accordance with the Payment Terms irrespective of whether you use all of your Call Plan. For the avoidance of doubt, the Monthly Usage Fee is in addition to any Fees payable to us under this Service Schedule and any unused inclusions in your Call Plan do not rollover to the next calendar month.
- 5.5. Monthly recurring charges are payable in advance with the first month's charges to be pro-rata based on the service activation date. Usage charges are billed monthly in arrears.
- 5.6. We will use our best endeavours to encapsulate all applicable Fees with respect to the Voice Services in each invoice, however if we fail to do so or it is not possible for whatever reasons, we will include those charges in the subsequent invoice to you, clearly itemised, and such delay will not affect the validity of the charges contained in that invoice.

6. Termination, suspension and cancellation

- 6.1. We may terminate the Voice Services and the relevant Agreement:
 - (a) under clause 2.8.(a) of this Service Schedule or otherwise pursuant to any provision of the Agreement; or
 - (b) you Port Out any Number during the Term.
- 6.2. Any Port Out of a Number by you during the Term will be deemed to constitute written notice of your election to terminate the relevant Agreement for convenience under clause 16.4 of the Terms of Service.