



# Telair Managed IT Services Master Services Agreement (MSA)

*Governing the provision of Managed IT Services, support, and related technology  
services delivered by Telair.*

**Parties:** This Master Services Agreement ("Agreement") is entered into by and between Telair Pty Ltd ("Telair") and the client named in the accompanying Quote ("Customer").

## 1. Services Provided

Telair shall provide Managed IT Services to the Customer as specified in the signed Quote. The Quote will define:

- The services and licensing to be delivered
- The quantities and associated pricing, including any recurring or one-off charges
- The minimum term and applicable billing cycle

The technical scope of services, including inclusions, exclusions, SLAs, and service levels, is defined in the *Telair Managed IT Service Schedule*, which forms an integral part of this Agreement. This Agreement applies to Customers receiving Managed IT Services under a fixed-term or recurring arrangement. Time-and-materials work may be quoted separately and performed under this Agreement where it complements a Managed IT Services relationship. Customers who engage Telair solely for ad-hoc support are subject to a separate agreement.

## 2. Term and Termination

- The Agreement commences when Telair accepts the Customer's order. Billing for recurring services also commences at this point, including during onboarding activities such as audits, provisioning, or initial configuration. The Agreement continues for the term specified in the Quote.
- Fixed-term agreements automatically renew for successive one-year periods unless either party provides 30 days written notice prior to the end of the term. Upon renewal of a fixed-term agreement, Telair may update pricing to reflect current in-market rates applicable at that time. If the Customer does not renew a fixed-term agreement and continues to receive services without a new term being agreed, pricing will revert to Telair's then-current in-market retail rates for the applicable services. These rates will be made available to the Customer upon request. Updated pricing will be notified to the Customer prior to the renewal date and will take effect unless the Customer provides written notice of non-renewal before the renewal term commences.
- Either party may terminate the Agreement if the other party materially breaches its obligations and fails to remedy the breach within 30 days of receiving written notice. Termination by the Customer does not remove their obligation to pay early termination fees or other charges incurred prior to termination.

- Either party may terminate this Agreement immediately by written notice if the other party becomes insolvent, enters into administration, has a receiver appointed, ceases to trade, or is in material breach of applicable law affecting its ability to perform under this Agreement.
- Early termination by the Customer will incur a fee equal to the remaining monthly charges for the contract term, plus any hardware, software, or onboarding subsidies or waivers.
- Upon termination, the Customer is responsible for transitioning data, backups, email services, and systems away from Telair-managed platforms. Telair will provide reasonable assistance on a time-and-materials basis. Telair-managed backups, monitoring agents, licences, and security services will be decommissioned within 30 days of termination unless otherwise agreed.

### **3. Licensing and Onboarding**

- All quantities, licensing, and support scope are based on information provided by the Customer at the time of quoting. These are subject to verification during the onboarding process.
- Telair will conduct an onboarding audit to assess the Customer's current IT environment. If this audit reveals additional configuration work, services, or licensing requirements beyond what was quoted, Telair will provide a separate quote for Customer review and approval before proceeding.
- All third-party software licences procured through Telair (e.g. Microsoft, Google, Sophos) will automatically renew unless the Customer provides at least 30 days' written notice of cancellation prior to the renewal date.

### **4. Fees and Payment**

- Fees will be billed as per the Quote, with recurring services and once-off charges billed in advance, and usage-based or project-based services billed in arrears.
- Telair may increase pricing annually on the anniversary of the service commencement date. Adjustments will be based on the greater of five percent (5%) or the Australian Consumer Price Index (CPI), unless otherwise stated in the applicable Quote. Customers will be notified in writing at least 30 days prior to any increase taking effect.
- All charges are in AUD and exclusive of GST unless otherwise stated.
- Telair may adjust charges based on changes in actual usage above agreed minimums.

- Invoices are payable within 15 days of issue. Services may be suspended for overdue amounts exceeding 45 days. Overdue invoices may incur a late payment fee of 2.5 percent of the invoice value, with a minimum charge of 25 dollars.

## 5. Support Hours and Availability

- Business Hours: 8:30am to 5:00pm local time, Monday to Friday (excluding public holidays observed at the Customer's site), for Australian-based sites.
- International users are supported during Australian East Coast business hours (AEST).
- 24x7 Emergency Support is included for Severity 1 and 2 incidents under applicable plans. Routine requests will be queued for business hours unless otherwise agreed.
- All users must be covered under the chosen support model. Partial user coverage is not permitted.

## 6. Service Level Agreement (SLA)

Response targets are specified in the Telair Managed IT Service Schedule, available at <https://www.telair.com.au/policies/>. While Telair commits to reasonable efforts to meet these targets, no guarantee of resolution time is provided.

## 7. Customer Responsibilities

The Customer agrees to:

- Provide timely access to required systems, facilities, networks, and personnel.
- Maintain a stable and secure IT environment as reasonably required by Telair.
- Assign a primary contact for operational matters.
- Ensure all users and supported devices are declared and licensed.
- Provide Telair with all administrative credentials, access tokens, API keys, and other information necessary to perform the Services.
- Maintain valid vendor support contracts for all hardware, software, specialty applications, and third-party systems outside Telair's scope.
- Ensure all operating systems, firmware, and software are genuine, licensed, and supported by the vendor.
- Maintain all servers, desktops, laptops, network devices, and other equipment in a condition suitable for support, including replacing equipment that has reached end-of-life or is no longer supported by the manufacturer.

- Ensure third-party Line of Business application vendors provide installation, training, and technical support directly to the Customer. Telair will assist only at the network/infrastructure level.
- Refrain from modifying systems, granting administrative access, or allowing other providers to alter technical configurations without Telair's knowledge.
- Notify Telair promptly of staff changes, access terminations, security incidents, and any unauthorised system changes.
- Maintain adequate internet connectivity, power, and environmental conditions suitable for ICT equipment.
- Maintain responsibility for home networks or alternative work locations. Telair will make reasonable efforts to assist, but home environments may not meet enterprise support requirements.
- Protect any Telair-owned or Telair-supplied equipment from loss, theft, or damage while in the Customer's possession.
- Back up any data not explicitly covered under Telair's Managed Backup Services and understand that data protection outside those services remains the Customer's responsibility.

## **8. Exclusions and Limitations**

The following are excluded unless otherwise specified in writing:

- Support for Line of Business (LOB) applications.
- Projects, major changes, or network redesigns.
- Remediation of unauthorised third-party changes.
- Support for unregistered, unsupported, or personal devices.
- Offboarding activities, which are billed on a time-and-materials basis.
- On-site attendance outside business hours or at remote sites not included in the agreement.

## **9. Out-of-Scope Work and Physical Installations**

Projects, major onboarding or migration activities, and any work not explicitly defined in the signed Quote or Service Schedule will be scoped and quoted separately. Such work will only proceed following written Customer approval.

Telair does not perform structured cabling, wall-mounting, or physical installation services beyond standard rack-mount or on-desk/on-floor setups. Any such work must

be performed by a licensed cabler or qualified electrician, arranged by the Customer or through a third party approved by Telair.

## **10. On-Site Support**

On-site support is included where required, subject to Telair's reasonable use policy. A remote-first approach applies, and on-site attendance will be scheduled only when issues cannot reasonably be resolved remotely. Travel and labour costs for in-scope services are covered within designated metropolitan areas. Visits outside of these areas or for excluded services may incur additional charges.

## **11. Confidentiality**

Each party agrees to protect the confidential information of the other and not disclose it to third parties unless required by law. This includes all technical, financial, and business information reasonably understood to be confidential.

## **12. Intellectual Property**

All intellectual property owned by a party prior to this Agreement remains the property of that party. Telair retains all rights, title, and interest in any intellectual property created or supplied in delivering the Services, including processes, documentation, automation, monitoring configurations, and tools. The Customer is granted a non-exclusive, revocable, non-transferable licence to use such materials solely for the duration of the Agreement. The Customer retains ownership of Customer Data.

## **13. Subcontractors**

Telair may use employees, contractors, affiliates, or subcontractors to deliver the Services. Telair remains responsible for their acts and omissions and ensures they are bound by confidentiality obligations no less protective than those in this Agreement.

## **14. Relationship of the Parties**

The parties are independent contractors. Nothing in this Agreement creates a partnership, joint venture, fiduciary, agency, or employment relationship between the parties.

## **15. Third-Party Services**

The Customer acknowledges Telair may rely on third-party platforms, carriers, software vendors, and cloud services. Telair is not responsible for outages, defects, performance issues, or service interruptions caused by third-party services. Remedies for such services are limited to those provided by the relevant vendor.

## **16. Privacy Compliance**

Each party will comply with the Privacy Act 1988 (Cth) and the Australian Privacy Principles to the extent they apply to handling personal information. Telair will handle personal information in accordance with its published Privacy Policy.

### **17. Security Incidents**

Telair will notify the Customer without unreasonable delay if it becomes aware of any unauthorised access or security incident affecting Customer Data within Telair's control and will provide reasonable assistance in assessment and remediation.

### **18. Limitation of Liability**

- Telair's total aggregate liability in any 12-month period is limited to the amount paid by the Customer under this Agreement in that period.
- Telair is not liable for indirect, incidental, or consequential damages including data loss, revenue loss, or business interruption.
- This limitation does not apply to personal injury or damage resulting from Telair's gross negligence or wilful misconduct.

### **19. Data Protection**

Telair will apply reasonable industry practices to protect Customer Data, including access controls, credential management, system patching, and vulnerability remediation. While Telair is not ISO27001 certified, its practices are aligned with ISO27001 principles and guidelines. The Customer remains responsible for securing its own systems, data, and credentials that are outside the scope of services provided by Telair.

### **20. Non-Solicitation**

The Customer agrees not to employ or contract any Telair personnel involved in the provision of services for a period of 12 months after the end of this Agreement. Breach will incur a liquidated damages fee of \$25,000 per individual.

### **21. Assignment**

The Customer may not assign or transfer this Agreement without Telair's prior written consent. Telair may assign this Agreement to an affiliate or successor entity by providing written notice to the Customer.

### **22. Amendment and Updates**

Telair may update the Service Schedule or this Agreement by giving 30 days written notice. Continued use of services constitutes acceptance of changes. Material changes to fees or scope will only take effect upon renewal or mutual agreement.

### **23. Force Majeure**

Neither party is liable for delays or failure to perform due to events beyond reasonable control, including natural disasters, network outages, war, or government restrictions.

### **24. Governing Law**

This Agreement is governed by the laws of Queensland, Australia. Disputes will be resolved via arbitration or court proceedings in Queensland. Claims must be brought within 12 months of the cause of action.

### **25. Notices**

All notices under this Agreement must be in writing and delivered to the designated addresses of each party either:

- by hand delivery
- by certified or registered mail (return receipt requested)
- or by commercial courier with tracking.

Notices are deemed received:

- upon delivery if sent by hand
- three business days after posting if mailed within Australia
- or one business day after dispatch if sent by courier.

### **26. Entire Agreement**

This Agreement, together with the signed Service Quote and the Managed IT Service Schedule, represents the entire agreement between the parties. It supersedes all prior or contemporaneous understandings. Amendments must be in writing and signed by both parties.

In the event of a conflict between this Agreement and the Service Quote, the Quote shall prevail with respect to scope, pricing, and term. In the event of conflict between this Agreement and the Service Schedule, this Agreement shall prevail.

### **27. Survival**

The following sections survive termination: Fees and Payment (for amounts owed), Confidentiality, Data Protection, Limitation of Liability, Intellectual Property, Privacy Compliance, Notices, and any clauses which by their nature are intended to survive.