1. Subject matter and scope

1.1 These General Terms and Conditions (GTCs) shall govern the conclusion, content and implementation of contracts concerning the purchase of hardware.

2. Bid

2.1 The bid, including a demonstration, shall be made free of charge unless otherwise stipulated in the invitation to tender.

2.2 The bid shall be based on Swiss Post’s invitation to tender. The service provider may submit additional alternatives if they offer better value for money, are more environmentally friendly or are otherwise in the interests of Swiss Post. If the bid differs from the invitation to tender, the service provider shall indicate this clearly.

2.3 The service provider shall show the value added tax separately in the bid.

2.4 The bid shall be binding for the period stated in the invitation to tender. If this is not stated, a period of three months from receipt of bid shall apply.

3. Delivery and installation

3.1 Hardware shall be delivered against signature of the delivery slip at the place of performance.

3.2 The service provider shall install the hardware at Swiss Post’s request.

4. Documentation

4.1 The service provider shall provide Swiss Post electronically or in writing, together with the hardware, a complete, reproducible set of documentation (installation and user manual) in the agreed languages and in the agreed quantity.

4.2 Swiss Post may copy the documentation for use under the terms of the contract.

5. Instruction

5.1 The service provider shall at Swiss Post’s request provide a level of instruction to be agreed on the basis of capacity and the number of persons involved.

6. Deployment of employees and involvement of third parties

6.1 The service provider shall deploy only carefully selected and well trained employees who hold the necessary authorizations to provide the services. The service provider undertakes to comply with Swiss Post’s internal regulations, rules of conduct and security measures (in particular those relating to computer and data security).

6.2 The service provider may not involve third parties to provide its services (e.g. suppliers, subcontractors) without the prior written approval of Swiss Post. It shall remain responsible for ensuring that the third parties involved provide the services in accordance with the provisions of the contract. The service provider shall impose on any third parties involved the duties set out in this Article 6 and the duties arising from Articles 7 (Health and safety regulations, working conditions and equality of pay for women and men), 14 (Confidentiality clause) and 15 (Data protection and postal secrecy).

7. Health and safety regulations, working conditions and equality of pay for women and men

7.1 Service providers with their registered office or a branch office in Switzerland shall comply with Swiss health and safety regulations, working conditions and the principle of equality of pay for women and men. Working conditions shall be those set forth in the collective and standard employment contracts or, in their absence, the customary working conditions that apply at the location and to the occupation in question. Service providers with their registered office outside Switzerland shall comply with the relevant regulations that apply at the place where the service is provided.

8. Place of performance and transfer of benefits and risks

8.1 Swiss Post shall designate the place of performance. If this has not been determined, the location where the hardware has been installed shall be deemed to be the place of performance.

8.2 The benefits and risks shall be transferred to Swiss Post on delivery and/or installation of the hardware.

9. Fees and invoicing

9.1 The fee set under contract shall cover all services required for proper contractual performance. In particular, the fee shall cover the transfer of property rights, documentation, packing, transport, insurance and unloading costs and public charges (e.g. value added tax, waste disposal charges, customs duties). If it has been agreed that installation and instruction will be provided, the fee shall also cover the resulting charges and expenses. These cost items shall be stated separately in bids and invoices.

9.2 The fee shall be charged after delivery of the hardware and/or its installation by the service provider by issuing an invoice. Value added tax shall be stated separately on the invoice and may not be charged retrospectively.
9.3 The contractually agreed payment conditions and payment periods shall apply.

9.4 Advance payments may only be made in exceptional circumstances and provided that it has been agreed that the service provider will furnish Swiss Post at its own cost with security in the form of a bank or insurance guarantee from a bank of primary standing.

9.5 Where Swiss Post and/or Swiss Post companies (direct and indirect equity interests of at least 50 percent) use the services of the service provider, the relative fees shall be cumulated for the purposes of calculating discounts.

10. Maintenance
10.1 The service provider shall, subject to agreement, carry out maintenance of the hardware. Swiss Post’s General Terms and Conditions governing the Maintenance of Hardware and software (IT GTC/M) shall apply.

10.2 Irrespective of any duty to provide maintenance, the service provider shall inform Swiss Post of any defects and the options for rectifying them and any further developments of hardware.

11. Supply of spare parts
11.1 The service provider shall guarantee Swiss Post a supply of spare parts for the hardware for at least 5 years after delivery and/or installation of the hardware.

12. Import regulations
12.1 The service provider guarantees compliance with any import regulations and that the necessary permits have been obtained.

13. Infringement of protective rights
13.1 The service provider shall mount a defence against third-party claims arising from infringement of protective rights without delay at its own cost and risk. It shall notify Swiss Post immediately of such claims in writing and shall not object to any intervention by Swiss Post in any legal proceedings. If the third party makes the claims directly against Swiss Post, the service provider shall at Swiss Post’s first request participate in the dispute to the extent permitted under the relevant procedural rules. The service provider undertakes to bear all the costs (including damages payments), incurred by Swiss Post as a result of court action and/or any out of court settlement of a legal dispute. In the event of an out of court settlement, the service provider need only make the agreed payment to the third party if it has consented to the settlement beforehand.

13.2 If, as a result of claims made in exercise of protective rights, it is impossible for Swiss Post to use the hardware in full or in part, the service provider may at its choosing replace the hardware with a different type, change its services to ensure that they do not infringe third-party rights while still maintaining the scope of services agreed under the contract, or at its own cost procure a licence from the third party. If the service provider fails to exercise any of these options within a reasonable period, Swiss Post shall be entitled to withdraw from the contract with immediate effect. The service provider must under all circumstances hold Swiss Post harmless in all respects.

14. Confidentiality clause
14.1 Any facts and information that are not in the public domain or generally accessible shall be treated as confidential by both parties. In case of doubt, facts and information should be treated as confidential. Both parties undertake to take all financially reasonable and technically and organizationally feasible precautions in order to protect confidential facts and information effectively against access by and disclosure to unauthorized persons.

14.2 This duty of confidentiality shall also apply prior to conclusion of the contract and shall continue beyond termination of the contractual relationship.

14.3 No breach of the duty of confidentiality shall be deemed to have occurred in the event that confidential information has been disclosed by Swiss Post within its own group or to third parties involved. This shall apply to the service provider insofar as disclosure is necessary for the performance of the contract or provisions of the contract are disclosed by it within the group.

14.4 The service provider may not publicize the fact that a business relationship exists or has existed with Swiss Post, and shall not cite Swiss Post as a reference without written consent.

14.5 The parties shall subject their employees and other auxiliary persons to the obligations arising from this Article 14.

14.6 If either party breaches the aforementioned duties of confidentiality, it shall pay liquidated damages to the other party unless it can be proved that it was not at fault. This shall amount to 10 percent of the annual fee for each instance of infringement, up to a maximum of CHF 50,000 per occurrence. Payment of liquidated damages shall not release the service provider from the requirement to comply with its duties of confidentiality. Liquidated damages shall be payable in addition to any damages due.

15. Data protection and postal secrecy
15.1 The parties undertake to comply with the provisions of Swiss data protection laws.
15.2 Personal data may be processed solely for the purpose of and to the extent required for the performance and execution of the contract. The service provider shall inform Swiss Post in advance of any disclosure of data.

15.3 Insofar as the service provider has access to the postal and payment transactions of Swiss Post’s customers, it undertakes to comply with the requirement of postal secrecy as described in Article 321ter of the Swiss Criminal Code.

15.4 The parties shall subject their employees and other auxiliary persons to the obligations arising from this Article 15.

15.5 When required by Swiss Post, in particular when the European Data Protection Ordinance (EU-DSGVO) applies or when personal data is transferred outside Switzerland, the processing of personal data by the service provider is based on an additional data protection agreement.

16. Default
16.1 If the service provider fails to comply with firmly agreed deadlines (expiration date transactions), it shall automatically be deemed to be in default, and in other cases after being sent a reminder.

16.2 If the service provider is in default, it shall pay liquidated damages, unless it can be proved that it was not at fault. This shall amount to 0.5 percent for each day of delay, subject to a maximum total of 10 percent of the total fee. It shall also be payable if the payments are accepted. Payment of liquidated damages shall not release the service provider from the requirement to comply with its contractual obligations. Liquidated damages shall be payable in addition to any damages due.

17. Warranty
17.1 The service provider warrants that the hardware will be supplied with all of the agreed and warranted characteristics and that it will be suitable for use for the intended purpose and comply with the relevant legal requirements. It shall provide a guarantee for at least 24 months from handover or installation of the hardware. Swiss Post may report deficiencies at any time during the guarantee period. The service provider shall also be required after expiry of the guarantee period to settle any claims arising from the warranty rights below, provided that the deficiencies were reported within the guarantee period.

17.2 The service provider guarantees that it holds all of the rights required to provide its services in accordance with the contract.

17.3 Where a defect is found, Swiss Post may choose either to deduct the value of the defect from the fee, to demand fault-free hardware (replacement) or, where provided in the contract, a repair. Where material defects are found, Swiss Post shall be entitled to withdraw from the contract.

17.4 If Swiss Post demands a repair or replacement, the supplier shall rectify the defects within the stated period and bear all resulting costs. If the service provider has failed to complete the required replacement or repair, or has not done so successfully, Swiss Post may at its choosing deduct the value of the defect from the fee, carry out the necessary measures itself or arrange for this to be done by a third party at the service provider’s cost and risk or withdraw from the contract.

17.5 If loss, damage or injury occurs as a result of a defect, the service provider shall also be liable to pay compensation as described in Article 18.

18. Liability
18.1 The parties shall bear liability for any loss, damage or injury caused to the other party, unless it can be proved that the relevant party was not at fault. Liability for personal injury shall be unlimited.

18.2 The parties shall bear liability for the conduct of the auxiliary persons and third parties whom they involve (e.g. subcontractors, suppliers) in the same manner as for their own.

19. Assignment and pledging
19.1 The service provider shall neither assign nor pledge any amounts owed to it by Swiss Post without the written approval of Swiss Post.

20. Amendments to the contract, discrepancies and partial invalidity
20.1 Any amendments or supplements to this contract must be adopted in writing.

20.2 In the event of any discrepancies, the terms of the contract shall prevail over the GTCs the GTCs shall prevail over the bid.

20.3 If individual terms of the contract are found to be invalid or unlawful, this shall not affect the validity of the contract. Should this occur, the term in question shall be replaced by a valid term that is commercially equivalent as far as possible.

21. Applicable law and place of jurisdiction

21.2 The sole place of jurisdiction is Bern.

Post CH Ltd, September 2018