

“MICROSOFT COMPLETE FOR BUSINESS FOR DUAL-SCREEN DEVICES”

Commercial Service Contract Terms & Conditions

Please keep this important terms and conditions document and the **Purchase Order** together in a safe place, as these will be needed at time of **Service Request**. The information contained in this **Contract** document is intended to serve as a valuable reference guide to help **You** determine and understand what is **Covered** under **Your Contract**. For any questions regarding the information contained in this **Contract** document, or **Your Coverage** in general, please contact **Us**.

Consumer Rights: for consumers in territories that have the benefit of consumer protection laws or regulations, the benefits conferred by this **Contract** are in addition to all rights and remedies provided under such laws and regulations. Nothing in this **Contract** shall prejudice consumer rights granted by applicable mandatory laws, including consumer’s right to the remedies under statutory warranty law and to seek damages in the event of total or partial non-performance or inadequate performance by **Us** of any of **Our** contractual obligations.

DEFINITIONS

Throughout this **Service Contract**, the following capitalized and bolded words have the stated meaning:

- **“Accidental Damage”**: refers to accidental damage from handling, meaning such damage resulting from unintentionally dropping the **Covered Product**, liquid spillage, or in association with screen breakage.
- **“Administrator”**: Microsoft Corporation, One Microsoft Way, Redmond, Washington 98052-7329.
- **“Administration Fee”**: the amount **You** are required to pay, per **Service Request**, for services **Covered** under this **Contract**, (if any).
- **“Breakdown”**: the mechanical and/or electrical failure of the **Covered Product** that results in it no longer being able to perform its intended function, including defects in materials or workmanship and not normal wear/tear, and that occurs during normal use of the **Product**.
- **“Coverage”, “Covered”, “Cover”**: has the meaning given in the “What Is Covered – General” section of this **Contract**.
- **“Covered Product”, “Product”**: the eligible **Microsoft** Surface Dual-Screen series device purchased by **You** that is to be **Covered** under this **Contract**.
- **“Limit of Liability”**: **Our** maximum liability to **You** for any one **Service Request** and in total during the **Term** of the **Contract** as detailed in the “Coverage Plan Options” section.
- **“Manufacturer”, “Microsoft”**: the original equipment **Manufacturer** of the **Product**. Website is www.microsoft.com.
- **“Plan”**: the specific “Coverage Plan Options” section under this **Contract** that **You** have selected and purchased, as confirmed on **Your Purchase Order**.
- **“Product Purchase Price”**: the amount paid by **You** for the **Covered Product(s)**; excluding any applicable taxes and/or fees as indicated on **Your Purchase Order**.
- **“Purchase Order”**: a numbered document that confirms the purchase date of this **Contract** in respect of the **Covered Product**, **Your** name and address, and the **Contract Coverage Term** period. This **Contract** is not valid without a **Purchase Order**.
- **“Repair(s)”**: the actions **We** take to mend, remedy, or restore **Your Covered Product** to a sound functioning state following a **Covered Breakdown** or **Accidental Damage**. Parts used to **Repair** the **Covered Product** may be new, used, refurbished or non-original **Manufacturer** parts that perform to the factory specifications of the original **Product**.
- **“Replace”, “Replacement”**: an item supplied to **You** through **Our** arrangement in the event **We** determine the **Covered Product** is not suitable for **Repair**. **We** reserve the right to **Replace** the **Covered Product** with a new, rebuilt or refurbished item of equal or similar features and functionality. **We** make no guarantee that a **Replacement** will be the same model, size, dimensions or color as the previous **Covered Product**.
- **“Retailer”**: the seller that has been authorized by **Microsoft** and **Us** to sell this **Contract** to **You**.
- **“Service Contract”, “Contract”**: this document detailing all **Coverage** provisions, conditions, exclusions and limitations for the **Microsoft Complete for Business for Dual-Screen Devices Contract** that has been provided to **You** upon purchase completion of the **Plan**.
- **“Service Request(s)”**: a request for **Coverage** in accordance with this **Contract** made by **You**.
- **“Term”**: the period of time shown on **Your Purchase Order** which represents the duration in which the provisions of this **Contract** are valid.
- **“We”, “Us”, “Our”, “Provider”, “Obligor”**: in all provinces except Alberta, British Columbia, and Quebec, Northcoast Solutions of Canada, ULC, 2200 HSBC Building, 885 West Georgia Street, Vancouver, British Columbia. In Alberta, British Columbia, and Quebec, **Microsoft** Corporation, One Microsoft Way, Redmond, Washington, 98052-7329.
- **“You”, “Your”**: the purchaser/owner of the **Product Covered** under the provisions of this **Contract**.

TERRITORY

This **Service Contract** is valid and eligible for purchase in the following jurisdictions only: all Canadian provinces and territories.

SERVICE CONTRACT TERM – EFFECTIVE DATE OF COVERAGE

1. **Coverage** for **Accidental Damage** begins on the purchase date as shown on **Your Purchase Order** and **Coverage** continues for the remainder of **Your Term** as shown on **Your Purchase Order** or until the **Limit of Liability** is reached, whichever is sooner.
2. **Coverage** for a **Breakdown** begins upon expiration of the **Manufacturer’s** original parts and/or labour warranty and continues for the remainder of **Your Term** as shown on **Your Purchase Order** or until the **Limit of Liability** is reached, whichever is sooner.

PRODUCT ELIGIBILITY

In order to be eligible for **Coverage** under this **Service Contract**, the **Product** must: (i) be a **Covered Product**; (ii) be purchased from **Microsoft** or an authorized **Retailer**; and (iii) have a minimum twelve (12) month **Manufacturer’s** warranty attached to the **Product**.

WHAT IS COVERED – GENERAL

During the **Term** described in the “Service Contract Term – Effective Date of Coverage” section, in the event of a **Covered Service Request**, at **Our** sole discretion, this **Contract** provides for: (i) the labour and/or parts required to **Repair** the **Covered Product**; (ii) a **Replacement** of the **Covered Product** in

lieu of such **Repair**; or (iii) a straight **Replacement** for the **Covered Product** if detailed under **Your Plan** description. Please refer to the “**Coverage Plan Options**” section that is applicable to **Your Plan** for full details.

We will Repair or Replace Your Product pursuant to the provisions of this **Contract**. If **We** decide to **Replace Your Product**, technological advances may result in a **Replacement** with a lower selling price than the previous **Covered Product**, and no reimbursement based on any **Replacement** item cost difference will be provided. Any and all parts or units **Replaced** under this **Contract** become **Our** property in their entirety. When a **Replacement** is applicable and provided in lieu of **Repair**, any accessories, attachments and/or peripherals that are integrated with the **Product**, but that were not provided and included by the **Manufacturer** in the packaging and with the original sale of the **Covered Product**, will not be included with such **Replacement**.

IMPORTANT NOTICES REGARDING COVERAGE UNDER THIS SERVICE CONTRACT

- A. If **We** provide a **Replacement to You**, any or all of the following may apply:
 - ▶ **We** reserve the right to **Replace** a defective **Product** with a new, rebuilt or refurbished item of equal or similar features and functionality which may not be the same model, size, dimension, or color as the previous **Product**.
 - ▶ Technological advances may result in a **Replacement** that has a lower retail or market price than the previous **Product**, and in such situation, this **Contract** shall not provide **You** with any reimbursement for such a price difference.
 - ▶ Any and all **Product** parts, components or entire units **Replaced** under the provisions of this **Contract** shall become **Our** property in their entirety.
- B. **Coverage** described under this **Contract** shall not **Replace** or provide any duplicative benefits during any valid **Manufacturer’s** warranty period. During such period, anything **Covered** under the **Manufacturer’s** warranty is the sole responsibility of the **Manufacturer** and shall not be **Covered** under this **Contract**, regardless of the **Manufacturer’s** ability to fulfill its obligations.
- C. **Coverage** under this **Contract** is limited to that which is specifically described in this document, as applicable to **Your Contract**. Anything not specifically expressed herein is not **Covered** (including but not limited to any training services provided separately by **Microsoft** or **Microsoft’s** affiliates).
- D. **Your** responsibilities: It is **Your** responsibility to backup any/all software and/or data on a regular basis, especially, prior to commencement of any services **Covered** under this **Contract**. Software and/or data transfer or restoration services are not **Covered**.
- E. In the event of a service incident where a **Breakdown** is not identified by **Our** authorized servicer, **You** are responsible for all costs in association with such service, including any shipping fees.

COVERAGE PLAN OPTIONS

(As indicated on **Your Purchase Order** and applicable to **You**.)

Details regarding **Your Service Contract** can be found at <https://mybusinessservice.surface.com>.

When purchased, this **Contract** provides the **Coverage** that is described in the “What is **Covered** - General” section, including **Breakdown** or **Accidental Damage** and subject to the following provisions:

SURFACE DUAL-SCREEN PLAN COVERED PRODUCTS

Surface Dual-Screen device plus any other components contained in the original device packaging, such as Surface-branded accessories and a power supply unit with attached cords, if any, are **Covered** under this **Plan**.

SURFACE DUAL-SCREEN PLAN COVERAGE

Under **Your** Surface Dual-Screen **Plan**, **You** are **Covered** for a maximum of two (2) **Service Requests** for a **Covered Product** and a maximum of one (1) **Service Request** for Surface-branded accessories and power supply unit when included in the original device packaging (as shown in the table below) during the **Contract Term** for the **Repair** and/or **Replacement** of **Your** device in the event of a **Breakdown** or **Accidental Damage**, subject to the **Limit of Liability** which shall not exceed the **Product Purchase Price**.

ONCE THE TWO (2) **SERVICE REQUEST** SURFACE DUAL-SCREEN DEVICE LIMIT IS REACHED, **COVERAGE** UNDER THIS **PLAN** WILL END, REGARDLESS OF ANY REMAINING TIME UNDER THE CURRENT **CONTRACT TERM**.

COVERED PRODUCT	MAXIMUM NUMBER OF COVERED SERVICE REQUESTS
Surface Dual-Screen series device	two (2)
Power supply unit with attaching cords when included in the original device packaging	one (1)
Surface-branded accessories when included in the original device packaging	one (1) per accessory

ADMINISTRATION FEE

Under this **Plan** no **Administration Fee** is required.

ADVANCED EXCHANGE REPLACEMENTS UNDER THIS PLAN

If **We** choose to provide a **Replacement**, **We** may provide advanced exchange service. If **We** provide advanced exchange service, the **Replacement Product** will be delivered to **You** in advance of **Our** receipt of the defective **Product**. In exchange, the defective **Product** must be returned to **Us** within ten (10) calendar days of confirmed delivery receipt of the **Replacement Product**, or such longer period as agreed with **Us**. If the defective **Product** is not

returned to **Us** within the required or agreed timeframe, **You** will be assessed a non-returned device fee equal to the **Manufacturer's** retail price of the **Replacement Product**.

COVERAGE OF REPLACEMENT PRODUCT

A **Replacement** provided under this **Plan** will be automatically considered as the **Covered Product** referenced throughout the provisions of this **Contract**, and **Coverage** for such **Replacement** will continue for the remainder of **Your** current **Contract Term** (assuming there is remaining time under **Your** current **Term** and that the **Limit of Liability** has not been reached). A **Replacement** will not extend **Your** current **Contract Term**.

WHAT IS NOT COVERED – EXCLUSIONS

THIS CONTRACT DOES NOT COVER ANY SERVICE REQUEST IN CONNECTION WITH OR RESULTING FROM:

- a) Pre-Existing Conditions incurred or known to You (“Pre-Existing Conditions” refers to damages or defects associated with the Product that existed before this **Contract** was purchased).
- b) Improper packaging and/or transportation by **You** or **Your** representative resulting in damage to the **Product** while it is in transit, including improperly securing the Product during transportation.
- c) Any indirect loss whatsoever including but not limited to: (i) property damage, lost time, lost data or lost income resulting from a defined **Breakdown** or **Accidental Damage**, any non-defined mechanical/electrical failure, training services provided separately by **Microsoft** or its affiliates, or any other kind of damage of or in association with the **Product** including, but not limited to any non-covered equipment used in association with the Product; (ii) delays in rendering services or the inability to render service for any reason; (iii) the unavailability of any parts/components; (iv) any costs incurred by **You** associated with customized installations to fit the **Product** such as third party stands, mounts, and customized alcoves and the like; or (v) a Replacement that is a different model, size, dimension or color as the previous **Product**.
- d) Modifications, adjustments, alterations, manipulation, or **Repairs** made by anyone other than a service technician authorized by **Us** or other than in accordance with **Manufacturer's** specifications.
- e) Damage from freezing, overheating, rust, corrosion, warping or bending.
- f) Wear and tear, or gradual deterioration of **Product** performance.
- g) The intentional treatment of the **Product** in a harmful, injurious, malicious, reckless, or offensive manner which results in its damage and/or failure.
- h) Damage to or malfunction of **Your Product** caused by or attributed to digital content, software (whether pre-loaded or otherwise), including without limitation to the operation of a software virus, lack of availability of software updates, or any other software/digital based malfunction.
- i) Loss, theft, or malicious mischief or disappearance.
- j) Fortuitous events including but not limited to riot, nuclear radiation, war/hostile government act, or intent, action or radioactive contamination, environmental conditions, exposure to weather conditions or perils of nature, collapse, explosion or collision of or with another object, fire, any kind of precipitation or humidity, lightning, dirt/sand or smoke, or other telecommunications malfunction.
- k) Lack of performing the **Manufacturer's** recommended maintenance, operation/storage of the **Product** in conditions outside of the **Manufacturer's** specifications or instructions.
- l) **Products** that are subject to the **Manufacturer's** recall, warranty or rework to **Repair** design or component deficiencies, improper construction or **Manufacturer** error regardless of the **Manufacturer's** ability to pay for such **Repairs**.
- m) **Products** that have removed or altered serial numbers.
- n) Cosmetic damage however caused to **Your Product**, including marring, scratching, and denting unless such cosmetic damage results in loss of functionality.
- o) Normal periodic or preventive maintenance, adjustment, modification, or servicing.
- p) Accessories or add-on items that are not listed in the “**Covered Product**” provision above (regardless of whether such were originally supplied by **Microsoft** within a single, all-in-one packaged purchase).
- q) Cost of component parts not covered by the **Product's** original **Manufacturer's** warranty, or any non-operating/non-power-driven part, including, but not limited to plastic parts or other parts such as accessory cables, batteries (except as may be otherwise stated in this **Contract**), connectors, cords, fuses, keypads, plastic body or molding, switches, and wiring.
- r) Liability or damage to property, or injury, or death to any person arising out of the operation, maintenance, or use of the **Product**.
- s) Any cost arising as a result of the failure of any item that is intended to be a consumable item.
- t) Any **Service Request** where **Your Proof of Purchase** has not been provided except where **We** agree to transfer the benefit of the **Contract**.
- u) Any **Service Request** for the restoration of software or data, or for retrieving data from **Your Product**.
- v) Any loss, damage, liability, or expense directly or indirectly caused by or contributed to, or arising from, the use or operation, as a means for inflicting harm, of any computer, computer system, computer software program, malicious code, computer virus or process or any other electronic system.
- w) Any **Service Request** or benefit under this **Contract** to the extent the provision of such cover, payment of such **Service Request**, or provision of such benefit would expose **Us** to any sanctions, prohibition, or restriction under Canadian economic or trade sanctions, or other applicable law.
- x) Any **Repair(s)** performed in conflict with the “Special Jurisdictional Requirements” section of this **Service Contract**.
- y) Any loss arising out of the unauthorized access or use of any system, software, hardware, or firmware, or any modification, reprogramming, destruction, or deletion of data or software by any means.

HOW TO FILE A SERVICE REQUEST

IMPORTANT: THE SUBMISSION OF A SERVICE REQUEST DOES NOT AUTOMATICALLY MEAN THAT THE BREAKDOWN OR ACCIDENTAL DAMAGE TO YOUR PRODUCT IS COVERED UNDER THIS SERVICE CONTRACT. IN ORDER FOR A SERVICE REQUEST TO BE CONSIDERED YOU WILL NEED TO FIRST CONTACT US FOR INITIAL DIAGNOSIS OF THE PROBLEM WITH YOUR PRODUCT. THERE IS NO COVERAGE UNDER THIS CONTRACT IF YOU MAKE UNAUTHORIZED REPAIRS.

Please have **Your Purchase Order** readily available and call **Us** at the telephone number found at <https://aka.ms/GlobalSupportPhoneNumbers> or visit <https://mybusinessservice.surface.com>. **Our** authorized representatives will promptly obtain details regarding the issue **You** are experiencing with the **Product** and will first attempt to resolve the situation over the telephone and/or remotely. If **We** are unsuccessful in resolving the issue over the telephone and/or remotely, **You** will be provided with a **Service Request** number and further instructions on how to obtain service for **Your Product**.

Please do not take or return **Your Product** to the **Retailer** or send **Your Product** anywhere unless **We** instruct **You** to do so. If **You** are instructed by **Us** to take the **Product** to an authorized servicer near **You** or to a **Retailer**, or if **You** are instructed to mail-in the **Product** elsewhere (such as an authorized depot center), please be sure to include all of the following with **Your Product**:

- a) The defective **Product**;
- b) A copy of **Your Purchase Order**;
- c) A brief written description of the problem **You** are experiencing with the **Product**; and
- d) A prominent notation of **Your Service Request** service request number that **We** gave to **You**.

NOTE: If **We** require **You** to mail the **Product** elsewhere, **We** will provide **You** specific instructions on how to mail the **Product**. For mail-in service, **We** will pay for shipping to and from **Your** location if **You** follow all instructions. **You** are urged to use caution when transporting and/or shipping the **Product**, as **We** are not liable for any freight charges or damages due to improper packaging by **You**.

Coverage is only provided for eligible **Repairs** that are conducted by a servicer, **Retailer**, or depot center which has been authorized by **Us**. If **Your Term** expires during the time of an approved **Service Request**, **Coverage** under this **Contract** will be extended until the date in which the approved **Service Request** in progress has been fulfilled completely in accordance with the terms and conditions of this **Contract**.

RENEWABILITY

After **Your Term** expires, **We** may offer **You** the option to renew **Your Coverage**. If **We** offer to renew **Your Coverage**, the renewal price quoted will reflect the age of **Your Product** and the prevailing **Product Replacement** cost at the time of the renewal.

TRANSFERABILITY

Coverage under this **Service Contract** cannot be transferred to any other party or product.

CANCELLATION

YOUR RIGHT TO CANCEL

You may cancel this **Service Contract** at any time by informing **Us** of the cancellation request at the details below. No cancellation fee applies.

You may phone **Us** at the phone number found at <https://aka.ms/GlobalSupportPhoneNumbers> or via email at msepbus@microsoft.com.

If **Your** cancellation request is within thirty (30) days of the **Contract** purchase date, **You** will receive a one hundred percent (100%) refund of the **Contract** purchase price/fee paid by **You**, minus any **Service Requests** paid by **Us**. If **Your** refund is not paid or credited within thirty (30) days after **Your** cancellation request to **Us**, **We** will add an extra ten percent (10%) to **Your** refund for every thirty (30) days the refund is not paid by **Us**. Please refer to "Special Jurisdictional Requirements" section for further information.

If **Your** cancellation request is made after thirty (30) days from the **Contract** purchase date, **You** will receive a pro-rata refund of the **Contract** purchase price/fee paid by **You**, minus any **Service Requests** paid by **Us**. If **Your** refund is not paid or credited within thirty (30) days after **Your** cancellation request to **Us**, **We** will add an extra ten percent (10%) to **Your** refund for every thirty (30) days the refund is not paid by **Us**. Please refer to "Special Jurisdictional Requirements" section for further information.

OUR RIGHT TO CANCEL

If **We** cancel this **Contract**, **We** will provide written notice to **You** at least thirty (30) days prior to the effective date of cancellation. Such notice will be sent to **Your** address in **Our** file (email or physical address as applicable), with the reason for and effective date of such cancellation. If **We** cancel this **Contract**, **You** will receive a pro-rata refund based upon the same criteria as outlined above and no cancellation fee applies. Please refer to "Special Jurisdictional Requirements" section for further information.

We may only cancel this **Contract** for the following reasons:

- a) non-payment of the **Contract** purchase price/fee paid by **You**,
- b) deliberate material misrepresentation by **You**, or
- c) substantial breach of duties under this **Contract** by **You** in relation to the **Product** or its use.

COMPLAINTS PROCEDURE

It is always **Our** intention to provide **You** with a first-class service. However, if **You** are not happy with the service please notify one of **Our** representatives at the telephone number found at <https://aka.ms/GlobalSupportPhoneNumbers> or via email at msepbus@microsoft.com.

We will reply within five (5) working days from when **We** receive **Your** complaint. If it is not possible to give **You** a full reply within this time (for example, because a detailed investigation is required), **We** will give **You** an interim response telling **You** what is being done to deal with **Your** complaint, when **You** can expect a full reply and from whom. In most cases **Your** complaint will be resolved within four (4) weeks.

PRIVACY AND DATA PROTECTION

DATA PROTECTION

We and **Microsoft** (as the **Manufacturer**) are committed to protecting and respecting **Your** privacy in accordance with the applicable Privacy Legislation ("Legislation"). For the purposes of the Legislation, the data controllers are **Microsoft** and **Us**. By purchasing this **Service Contract**, **You** agree that **We** may collect and process data on **Your** behalf when **We** provide the services contemplated under **Contract**. For information on how **Microsoft** processes

Your personal data please visit <https://privacy.microsoft.com/en-US>. Below is a summary of the main ways in which We process Your personal data. For more information please visit Our website at <https://amtrustfinancial.com/about-us/privacy-policy>.

HOW WE USE YOUR PERSONAL DATA AND WHO WE SHARE IT WITH

We will process the personal data, being any information relating to an identified or identifiable individual directly from You and We will process it in the following ways:

- a) For the purposes of providing **Service Requests** and any other related purposes. This may include decisions made via automated means, this is for the performance of the contract between Us and You.
- b) For research or statistical purposes, this is for Our legitimate interests: for Us to analyze historic activity, to improve rating algorithms, and to help predict future business impact, to further commercial interests, to enhance product offering and to develop new systems and processes and to meet Our legal obligations.
- c) To provide You with information, products or services that You request from Us or which We feel may interest You, where You have consented to be contacted for such purposes.
- d) To notify You about changes to Our service, this is for Our legal and regulatory obligations.
- e) To safeguard against fraud, money laundering, terrorist financing and to meet general legal or regulatory obligations, this is required to meet Our legal and regulatory obligations based on a jurisdiction within Canada.

DISCLOSURE OF YOUR PERSONAL DATA

We may disclose Your personal data to third parties involved in providing products or services to Us, or to service providers who perform services on Our behalf. These include, group companies, agents, third party administrators, insurers, credit agencies, fraud detection agencies, accountants, regulatory authorities, and as may be required by law.

YOUR RIGHTS

You have the right to:

- a) Object to the processing of Your personal data for direct marketing purposes at any time;
- b) Object to the processing of Your personal data where processing is based on Our legitimate interests;
- c) Access and obtain a copy of the personal data in Our control and information about how and on what basis this personal data is processed;
- d) Request erasure of Your personal data;
- e) Ask to update or correct any inadequate, incomplete, or inaccurate data;
- f) Restrict the processing of Your data;
- g) Ask Us to provide Your personal data to You in a structured, commonly used, machine-readable format, or You can ask to have it "ported" directly to another data controller, but in each case only where the processing is based on Your consent or on the performance of a contract with You and the processing is carried out by automated means;
- h) Lodge a complaint with the local data protection authority;
- i) Withdraw Your consent at any time where processing is based on Your consent, without affecting the lawfulness of processing based on consent before its withdrawal.

RETENTION

Your data will not be retained for longer than is necessary and will be managed in accordance with Our data retention policy. In most cases the retention period will be for a period of ten (10) years following the expiry of the Contract, or business relationship with You, unless We are required to retain the data for a longer period due to business, legal or regulatory requirements.

If You have any questions concerning Our use of Your personal data, please contact Us at <https://privacy.microsoft.com>.

GENERAL PROVISIONS

- A. **Subcontract; Assign.** We may subcontract or assign performance of Our obligations to third parties, but We shall not be relieved of Our obligations to You when doing so.
- B. **Waiver; Severability.** The failure or delay of any party to enforce any provision hereunder shall not constitute a waiver of any such right. If any provision of these terms and conditions should be declared unenforceable or invalid under any applicable law, such provision shall be interpreted to conform with legal authority, and in all other respects the terms and conditions shall remain in full force and effect.
- C. **Notices.** You expressly consent to be contacted, for any and all purposes, at any telephone number, or physical or electronic address You provide Us. All notices or requests pertaining to this **Service Contract** will be in writing and may be sent by any reasonable means including by mail, email, text message or recognized commercial overnight courier. Notices to You are considered delivered when sent to You by email that You provided to Us, or seven (7) days after mailing to the street address You provided.
- D. **Law.** The governing law for the Contract is the law in the province or territory in which the **Covered Product** was purchased whose courts have non-exclusive jurisdiction to hear any disputes between the parties to this Contract.

ENTIRE AGREEMENT

This **Service Contract**, including the **Purchase Order**, terms, conditions, limitations, exceptions, and exclusions constitute the entire agreement between Us and You and no representation, promise or condition not contained herein shall modify these items, except as required by law.

Microsoft and Surface are trademarks of the Microsoft group of companies.

SPECIAL JURISDICTIONAL REQUIREMENTS

Regulation of **Service Contracts** varies based on province or territory of purchase and **Retailer** location. Any provision within this **Contract** that conflicts with the laws of the province or territory in which this **Contract** was purchased (or where applicable, the province or territory in which **You** are located), shall automatically be considered modified in conformity with such enforceable laws and regulations, and the language set forth below for such state shall supersede any other provision within this **Contract** to the contrary.

British Columbia

You may cancel this **Contract** by giving notice of cancellation to **Us** no later than one year after the date that **You** receive a copy of the **Contract**, if the **Contract** does not contain the information required under subsection 23(2) and section 19 of the *Business Practices and Consumer Protection Act* (British Columbia).

Nunavut

You may cancel this **Contract** by contacting the **Retailer, the Administrator, or the Office of the Government of the Northwest Territories** (Consumer Services-Public Safety Division-Dept. of Municipal and Community Affairs-Government of the Northwest Territories, #600, 5201-50 Avenue, Yellowknife NT X1A 359) orally or in writing.

Ontario

You may cancel this **Contract** by contacting the selling **Retailer** or the **Administrator** orally or in writing.

You may cancel this **Contract** within one year after the date of entering this **Contract** if **You** do not receive a copy of the agreement that meets the requirements required by section 22 of the *Consumer Protection Act* (Ontario).

Quebec

The present **Contract** was drafted and provided in English at **Your** request. **You** confirm that **You** were first provided or had access to a French copy of the present agreement. It is the parties' express will that the **Contract** be drawn up in the English language. Le présent **Contrat** a été rédigé et fourni en Anglais à **Votre** demande. **Vous** confirmez que **Vous** avez préalablement reçu ou avez pu accéder à une copie du **Contrat** en Français. Il est la volonté expresse des parties que le **Contrat** soit rédigé et conclu dans la langue Anglaise.