



Contract for Access Locate Services

Schedule 4 – Licence

1. INTRODUCTION

- 1.1 This Schedule 4 contains the terms and conditions under which the CP occupies each and every Specified Floor Area in respect of which a Licence has been granted.
- 1.2 The CP shall maintain (and ensure that the CP's Visitors shall maintain) throughout the period of each and every Licence of a Specified Floor Area compliance with BT's access requirements, working practices instructions and any other local instructions each as published by BT from time to time.

2. LICENCE

- 2.1 Subject to the terms and conditions of this Contract and in consideration of each respective Licence Fee BT grants to the CP in respect of each Specified Floor Area consent:-
 - 2.1.1 in common with BT and all others authorised by BT to install inspect keep maintain adjust repair alter replace or remove CP Equipment within the Specified Floor Area for the purpose of using the Service.
 - 2.1.2 to pass and re-pass over and along the entrances and access routes of each BT Building to the Specified Floor Area for the purpose of installing inspecting maintaining adjusting repairing altering replacing or removing the CP Equipment within that Specified Floor Area and for no other purpose provided that BT shall have absolute discretion as to the route or routes used to gain access to the Specified Floor Area
- 2.2 The CP shall (and shall ensure that the CP's Visitors shall) access only those parts of a BT Building strictly necessary for the purposes of this Contract.
- 2.3 The use by the CP or the CP's Visitors of cellular phones within the confines of operational areas of a BT Building and (unless with agreed in writing with BT) photographic equipment within the confines of a BT Building is strictly forbidden.

3. BT'S OBLIGATIONS

- 3.1 BT shall:
 - 3.1.1 not interfere or permit others to interfere with any CP Equipment or the operation of any CP Equipment except where specifically permitted by the terms of this Schedule 4;
 - 3.1.2 observe and perform all covenants subject to which BT holds the BT Building (where the BT Building is leasehold) the covenants on the part of the tenant contained in the lease under which BT holds the BT Building;
 - 3.1.3 maintain and repair the BT Building to such standard as is adequate so that the rights granted in this Licence can be exercised for the duration of the Licence in relation to the Specified Floor Area in question;
 - 3.1.4 provide cleaning and procure lighting for the Specified Floor Area to a reasonable standard;
 - 3.1.5 subject to the CP's Equipment fully complying with ETSI 300.019, supply cooling and ventilation for the CP Equipment in each Specified Floor Area to such reasonable temperatures as conditions shall determine from time to time;
 - 3.1.6 take all measures as may be reasonably necessary to ensure the security of the BT Building and any security entry system installed by BT giving access to the BT Building and/or the Specified Floor Area;



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- 3.1.7 insure the BT Building in the full reinstatement cost from time to time against damage or destruction by the Insured Risks;
- 3.1.8 maintain a supply of a/c electricity to the Specified Floor Area and also (if BT in its absolute discretion considers it desirable) to provide:-
- 3.1.8.1 an emergency isolation device permitting power to the Specified Floor Area to be disconnected from outside the Specified Floor Area and
- 3.1.8.2 final distribution boards and sub-meters to measure separately the electricity used by the CP in the Specified Floor Area and any other occupier or occupiers of any other part or parts of the BT Building in question
- Provided that BT shall not be liable for any breaks or fluctuations in the electricity supply and shall be under no obligation to provide any back-up supply in the event of the failure of the electricity supply

4. CP'S OBLIGATIONS

4.1 The CP shall:

- 4.1.1 pay to BT the Licence Fee in respect of each Specified Floor Area (subject to the provisions for review in Annex 1 of this Licence.
- 4.1.2 pay any charges duties assessments or outgoings (but not business rates) which shall be properly charged assessed or imposed upon the rights granted by a Licence or upon the CP's occupation of the relevant Specified Floor Area or upon any CP Equipment or in the event that they are not separately assessed to pay on demand a fair proportion of those charges levied on BT such amount or proportion to be assessed by BT whose decision shall be final and binding save in case of manifest error.
- 4.1.3 pay to BT on demand for electricity used by CP Equipment and/or in the Specified Floor Areas (or in the event of other CPs as well as the CP having equipment in the BT Buildings in question a due proportion of the electricity used by or for the benefit of the CP and such other CPs in the relevant BT Buildings such proportion to be assessed by BT whose decision shall be final and binding) at the standard rate of the relevant electricity supply company such payment in the absence of any meter reading to be properly assessed by BT whose decision shall be final and binding except in case of manifest error
- 4.1.4 pay to BT the service charge on demand
- 4.1.5 pay to BT in addition to any sums payable by the CP to BT hereunder and on the due date for payment of the sum so demanded Value Added Tax which sums shall for the avoidance of doubt include any costs for any taxable supplies made by any third party to BT where the CP reimburses BT for its costs in relation to those supplies and (where BT cannot itself recover the Value Added Tax) the Value Added Tax on such costs and to keep BT fully and effectively indemnified in respect thereof and BT shall issue to the CP a Value Added Tax Invoice immediately following receipt of such sums and the Value Added Tax thereon
- 4.1.6 if the CP fails to pay a Licence Fee or any other sum due under or pursuant to this Contract within ten Working Days of the due date whether formally demanded or not, pay to BT Interest on the Licence Fee or other such sum
- 4.1.7 give at least three Working Days' notice of delivery to any BT Building of any CP Equipment which is to be used for the provision of the Service Provided that the requirement to give such notice shall be waived in respect of small items which can be delivered into a Specified Floor Area by an CP's authorised representative



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- 4.1.8 install all CP Equipment to the full satisfaction of BT
- 4.1.9 maintain in good and proper repair and working order and to the full satisfaction of BT the CP Equipment installed in each Specified Floor Area
- 4.1.10 ensure that CP Equipment or the installation or operation of CP Equipment shall not put any person in danger of death or injury or cause any damage to any BT Building or to other property or to telecommunication apparatus operated by BT or by any other person and shall not impair the quality of service provided by BT or any other person by such telecommunication apparatus
- 4.1.11 label each piece of CP Equipment with the CP's name, the manufacturer's name and the identity and function of such piece of CP Equipment
- 4.1.12 use (and ensure the CP's Visitors use) the escorted access service as described in Annex 2 of this Licence unless the CP has requested and BT has notified the CP that the CP (or the CP's Visitors as the case may be) has met BT's criteria for unescorted access to a BT Building in which case the CP may access such BT Building on an unescorted basis.
- 4.1.13 comply in all respects (and ensure the CP's Visitors comply in all respects) with the provisions of any statutes already or hereafter to be passed including without limitation statutes relating to the handling, transportation, storage and disposal of waste and special waste, any regulations or orders made under such statutes and with BT's access requirements, working practices instructions and any other local instructions each as published by BT from time to time so far as the same relate to or affect any CP Equipment or the consents granted under this Licence
- 4.1.14 ensure that the CP's Visitors are issued with passes bearing the photograph and signature of the holder. Such passes shall be worn by the holders at all times whilst on any BT Building. The CP shall submit at BT's request a list of the CP's Visitors' names and produce satisfactory evidence as to their identity and bona fides
- 4.1.15 not use or permit the use of any CP Equipment otherwise than in compliance with the provisions of this Contract and the Licence of a Specified Floor Area
- 4.1.16 subject to the rights granted by BT to the CP herein, not impede or interfere with BT's rights of possession and control of any BT Building
- 4.1.17 observe and comply with such reasonable regulations and directions as may from time to time be made by BT in respect of any BT Building for the purposes of good estate management and to ensure that the CP's Visitors entering upon any BT Building shall at all times observe and comply with such regulations and directions
- 4.1.18 not obstruct or interfere with (and ensure the CP's Visitors do not obstruct or interfere with) any fire safety equipment installed in any BT Building or the operation of any such equipment
- 4.1.19 if any BT Building is leasehold not to do or permit or suffer any CP's Visitors to do any act or thing on or in relation to that BT Building which would or might cause BT to be in breach of the covenants on the tenant's Schedule or the conditions contained in the lease or which if done by BT would or might constitute a breach of such lease a copy of which or of the relevant covenants and conditions will be produced to the CP within ten days of acceptance by the CP of the full survey and offer pursuant to this Contract
- 4.1.20 forthwith to report (and ensure the CP's Visitors forthwith report) to BT any accidents occurring at any BT Building



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- 4.1.21 upon termination of any Licence relating to a Specified Floor Area forthwith to remove all CP Equipment and make good all damage caused by such removal to BT's reasonable satisfaction
- 4.1.22 at all times to take all practicable and proper precautions to the full satisfaction of BT for the prevention of fire risks on any BT Building and in particular and without prejudice to the generality of the foregoing not to obstruct any means of ingress or egress to or from any BT Building and to ensure that the CP's Visitors entering upon any BT Building shall at all times do likewise
- 4.1.23 not to make any application for planning permission
- 4.1.24 not to (and to ensure that the CP's Visitors do not) deposit or leave rubbish in or on any BT Building or Specified Floor Area
- 4.1.25 save for such warning and safety notices and signs as the CP may by law be required to install or as the CP may reasonably require for the purposes of health and safety or as the CP may be required to display under this Schedule 4, not to display any signs notices manufacturers motifs or advertising material of any kind on or at any BT Building or Specified Floor Area
- 4.1.26 not use an amount of electricity from any one intake in any BT Building or Specified Floor Area exceeding the rates from time to time permitted by BT provided that the rates permitted shall not be reduced below the rates agreed between BT and the CP on or before the grant of a Licence without the consent of the CP which consent shall not be unreasonably withheld or delayed
- 4.1.27 in the event of a fault within a Specified Floor Area or any other part of a BT Building in which equipment belonging to another CP is situate activating the fuse to the electricity supply serving (whether solely or not) the Specified Floor Area or any of the CP Equipment in it, BT shall reconnect the supply as soon as reasonably practicable after the CP or any other such CP of equipment has notified BT that the fault has been rectified
- 4.2 Each Licence of a Specified Floor Area is personal to the CP who shall not assign or transfer any Licence or the benefit of the rights granted by a Licence either in whole or in part nor grant any sub-licence or agreement.
- 4.3 In the event that the Licence is terminated pursuant to clause 7 of this Schedule 4 the CP shall discharge all obligations concerning the payment of moneys accrued and invoiced in relation to the relevant Specified Floor Area up to the date of termination.

5. CONTRACTS AND DECLARATIONS

- 5.1 BT and the CP agree and declare that the Licences are granted in pursuance of the provisions of the Contract and the CP shall not have or exercise any rights it may otherwise have in respect of the use and occupation of the Specified Floor Area other than those contained in this Schedule 4.
- 5.2 BT does not give any warranty or assurance that the use of a Specified Floor Area authorised under a Licence is or will continue to be authorised under any planning statute or other planning legislation and BT may at any time and from time to time temporarily close any BT Building and/or access to the CP Equipment or any part of it for safety reasons for such periods as it may deem necessary without incurring liability to the CP or any third party in respect of any disturbance or reduction in or loss of business consequent thereon BT shall give the CP reasonable notice but in any event not less than five Working Days of such closure and liaise with the CP to minimise the effect such closure might have on the CP Where notice cannot be given in any emergency BT shall advise the CP as soon as possible giving reasons for the closure and shall re-open the BT Building and/or access to CP Equipment as soon as reasonably practicable



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- 5.3 The CP shall, if required, demonstrate to BT's reasonable satisfaction that, before they enter an BT Building, any of the CP's personnel or CP's Visitors have the appropriate qualifications, skills and competence in all respects acceptable to BT and in compliance with BT's access requirements, working practices instruction and any other local instructions issued by BT from time to time and made available to the CP. BT shall have the right to refuse admittance and re-admittance to or order removal from any BT Building of any of the CP's personnel or CP's Visitors who in the opinion of BT (which shall be final and conclusive) is not conforming to all safety, security and works regulations and such other local instructions or is not a fit person to be on such BT Building. Action taken under this clause shall be notified in writing to the CP by BT
- 5.4 Where BT passes are required for the admission of work people to any BT Building BT shall arrange for their issue to the CP's Visitors. Passes will be issued on a daily basis and shall be surrendered by the persons to whom they were issued whenever those persons leave the BT Building and in any case at the end of the day on which they were issued or at any time on the demand of BT
- 5.5 The CP shall deliver CP Equipment to any BT Building at its own expense and at its own risk. Compliant Equipment shall be the property of the CP at all times
- 5.6 Any waiver by either party of a breach of any provision of this Schedule 4 shall be limited to the particular breach and shall not operate in any way in respect of any future breach by that party, and no delay on the part of either party to act upon a breach shall be deemed a waiver of that breach
- 5.7 Nothing in any Licence or this Schedule 4 or done under it shall create any tenancy of any part of any BT Building or confer upon the CP any right to the exclusive possession of any part of any BT Building

6. DURATION

- 6.1 Each Licence of a Specified Floor Area shall commence on the date of the Licence Completion Date.

7. TERMINATION

- 7.1 This Licence will terminate on the expiry or earlier termination of the Contract but in any such case without prejudice to the respective rights of either party in respect of any antecedent claim or breach of contract.
- 7.2 The CP may terminate a Licence on not less than six months' notice.
- 7.3 BT may terminate a Licence at a BT Building on not less than twelve months' notice where BT is vacating the BT Building ("Vacating Site"). In these circumstances, BT shall:
- 7.3.1 review use by the CP of equipment and level of spare capacity at the Vacating Site;
 - 7.3.2 offer the CP suitable alternative accommodation and associated power requirements ("the Receive Site") which is commensurate with the existing space at the Vacating Site so as to permit the CP to continue to provide the CP Service without material disruption;
 - 7.3.3 propose to the CP an implementation plan to transfer from the Vacating Site to the Receive Site and provide the CP a reasonable period of time to respond to BT with any counter-proposals relating to BT's proposed implementation plan and BT agrees to use reasonable endeavours to incorporate into the final implementation plan the CP's counter-proposals but in any event BT's decision on the final implementation plan shall be final and binding on the CP;



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- 7.3.4 subject to clause 7.5 below, and in accordance with the final implementation plan referred to in clause 7.3.3 above, reconnect (at no charge to the CP) at the Receive Site all services which are Permitted Use for the purposes of Access Locate as set out in Schedule 1;
- 7.3.5 subject to clause 7.5 below, and in accordance with the final implementation plan referred to in clause 7.3.3 above, pay to the CP a one-off full and final settlement payment which payment is dependent upon the number of rack space the Parties agree to transfer from the Vacating Site to the Receive Site and calculated as follows:
- 7.3.5.1 for a single rack space the sum of £7,500; or
- 7.3.5.2 for between 2 and 6 rack spaces the sum of £20,000; or
- 7.3.5.3. for 7 and above rack spaces the sum of £30,000.

and the CP shall not incur early termination charges in respect of any points of presence at the Vacating Site which the Parties agree will not be transferred at the Receive Site.

- 7.4 If the parties agree to the CP using more space at the Receive Site than the CP used at the Vacating Site the CP shall be liable for any costs associated with the CP using such additional space.
- 7.5 Clauses 7.3.4 and 7.3.5 above shall not apply if the BT Building in which a Facility is located is listed on the BT exchange closure list as published on the BT website on or before the CP places a valid Order.
- 7.6 In the event of:
- 7.6.1 a material breach on the part of the CP of its obligations in this Schedule 4 which is not remedied within a reasonable time after notice from BT or
- 7.6.2 BT issuing a notice to the CP that planning permission and/or any other necessary consents and approvals have been refused; or
- 7.6.3 termination in accordance with this Schedule 4

then the provisions of this Schedule 4 (insofar as they relate to the BT Building) will (without prejudice to any pre-existing right of action of any Party in respect of any breach by any other Party of its obligations hereunder) immediately terminate on written notice and cease to have effect and the Parties will be released from any further liability under this Schedule 4 (insofar as it relates to the BT Building) save that the CP shall pay to BT upon demand:

- (a) any costs properly incurred by BT hereunder up to the date of such termination; and
- (b) the costs properly incurred by BT up to the date of such termination and the costs properly incurred by BT in reinstating the Facility to the state in which it was prior to the receipt by BT of the CP's Order in the event that BT carries out such reinstatement (which it may or may not do at its absolute discretion).

Annex 1 (Provisions for review of Licence Fees)

1. On each Review Date the Licence Fee shall be reviewed in accordance with the provisions of this Annex.
2. Subject to clause 3 below the Licence Fee payable in respect of each Specified Floor Area shall be the greater of such Licence Fee payable in the immediately preceding year and the original Licence Fee multiplied by the Index for the month immediately preceding that Review Date and divided by the index figure for the month of March preceding the date of commencement of the period of the Licence in respect of the Specified Floor Area in question (the "Relevant Commencement Date") in accordance with the following formula:

$$RLF = ILF \times \frac{A}{B}$$

Where: RLF is the revised Licence Fee payable on the relevant Review Date

ILF is the initial Licence Fee at the Relevant Commencement Date(s) (being the yearly fee specified)

A is the index value for the Index for the month preceding the relevant Review Date and

B is the index value for the Index for the month of March preceding the Relevant Commencement Date

For the avoidance of doubt there shall be a separate calculation of the Licence Fee for each Specified Floor Area

3. BT may elect that the Licence Fee in respect of any Specified Floor Area shall be revised to the Open Market Value of the Consents in relation to the Licence of that Specified Floor Area from any Review Date by giving to the CP notice in writing to that effect at any time before that Review Date. If BT makes such an election the Licence Fee in respect of each BT Building payable from the relevant Review Date shall be the greater of:
 - 3.1.1 the relevant Licence Fee payable for the Specified Floor Area in the immediately preceding year; and
 - 3.1.2 the Open Market Value of the Consents
4. If the Licence Fee payable in respect of any Specified Floor Area on and from any Review Date has not been agreed by that Review Date then that Licence Fee shall continue to be payable at the rate previously payable and forthwith upon the revised Licence Fee being ascertained the CP shall pay to BT any shortfall between the Licence Fee previously payable and the revised Licence Fee together with interest on the shortfall at the base rate for the time being of Barclays Bank plc such interest to be calculated on a day to day basis from the relevant Review Date to the date of payment



Annex 2

BT Building Access

1. If the Specified Floor Area is within an Operator Equipment Room BT shall, where reasonably practicable, provide dedicated entrance facilities, but where it is not reasonably practicable to provide such facilities BT will provide to the CP alternative facilities as set out in this Annex 2.
2. The CP understands and agrees that Third Parties such as the emergency services and law enforcement agencies may have a legal right of entry to BT Building at any time including a Specified Floor Area. To the extent possible, BT shall inform the CP as soon as reasonably practicable if such entry is to take place or has taken place.
3. The CP may apply for access facilities to a Specified Floor Area. The CP agrees that unescorted access shall be permitted subject to BT's policies and procedures for unescorted access and BT's prior written agreement.
4. If (a) the CP (or the CP's Visitors) for whom such application is made does not meet BT's criteria for unescorted access as published from time to time; or (b) the Specified Floor Area is sited within an area of an BT Building where individuals who are not employed directly by BT are not permitted to enter unless under supervision the CP may request and BT shall provide Escorted Access under the provisions of this Annex 2.
5. If the CP does not meet such criteria, the CP may request that CP's Visitors who do meet the criteria and who wish access to a BT Building for any of the purposes set out in clause 6 below shall be afforded unescorted access provided that: (a) the CP submits to BT a written undertaking from the CP's Visitors that the CP's Visitors comply with the obligations for unescorted access set out in this Agreement; and (b) the CP Visitors agree that BT may verify direct with the CP's Visitors from time to time at BT's reasonable discretion the CP's Visitors credentials for unescorted access.

The CP or CP's Visitors, as the case may be, shall not permit access to anyone who has not met the criteria for unescorted access. If following authorisation of an CP's Visitor to enter the BT Building, the CP discovers any reason why the individual no longer meets the relevant criteria, then the CP agrees to inform BT immediately so that BT may withdraw or amend such authority forthwith.
6. The CP and the CP's Visitors may enter a BT Building under this Contract solely for the purposes of installing, inspecting, maintaining, adjusting, repairing, altering, replacing or removing Compliant Equipment within a Specified Floor Area which is licensed to the CP within that BT Building. The CP and the CP's Visitors are not permitted to enter any other part of the BT Building without the written approval of BT.
7. BT shall inform the CP of the type of security access at a BT Building at the same time that BT responds to the CP's order for Facilities.
8. If at any time:
 - 8.1 BT changes the security access arrangements at a BT Building where the CP has a Specified Floor Area (or an order for a Specified Floor Area); or
 - 8.2 an employee of the CP or the CP's Visitors does not have, or loses its Approved Status; or
 - 8.3 BT is required to restrict access of grounds of network integrity or network security or the protection of data;



access to the BT Building and the CP's Specified Floor Area will only be permitted by Escorted Access. For the avoidance of doubt, the levels of security and access shall apply to the CP, CP's Visitors and BT's contractors or agents on a non-discriminatory basis. BT shall notify the CP of such changes or restrictions as soon as reasonably practicable.

9. Unescorted access

- 9.1 The CP and CP's Visitors will, on production and verification of their photographic identity card, be allowed entry to a BT Building which is a guarded building in order to access the Specified Floor Area. A guarded building is one which has receptionist(s) and/or security guard(s) at the access point(s) to control access. Access will be limited to those areas necessary to conduct CP business.
- 9.2 Access to a Specified Floor Area which has only internal access within a guarded building, without electronic access control, will require formal entry/exit registration against a previously agreed list of named CP and CP's Visitors employees held at the security post or reception desk.
- 9.3 Access to unguarded buildings within the BT estate is controlled by one or more of the following methods:
- 9.3.1 electronic access using an access card, together with a PIN; or
 - 9.3.2 electronic access controlled remotely from the site; or
 - 9.3.3 access using a physical key.

Access to the Specified Floor Area which has only internal access within unmanned or part-time manned buildings will be restricted to those people issued with an access card programmed to allow entry at the designated building main entrance.

- 9.4 In a BT Building where access is provided by means of an electronic access control system using access cards and PINs, only the CP and/or the CP's Visitors issued with an access card and a valid PIN programmed to allow entry will be allowed automatic entry into the building. The CP or CP's Visitors must, without delay, report to BT the loss of any cards issued by BT to the CP in accordance with BT's instructions.
- 9.5 All cards remain the property of BT and may be withdrawn or disabled by BT at any time. BT reserves the right to charge for lost cards or for those cards not returned on request by BT.
- 9.6 Where access to a BT Building is provided by means of remote electronic access, BT will permit access by the CP and/or the CP's Visitors only if BT has validated the identification of the requestor and is satisfied with the reason for the request for access.
- 9.7 The CP and/or the CP's Visitors will only be issued with keys which afford access to a Specified Floor Area, and not to any other part of a BT Building. Lost keys issued to the CP or CP's Visitors by BT must be reported immediately by the keyholder to BT in accordance with instruction provided by BT at time of issue. BT reserves the right to charge the CP or the CP's Visitors, as appropriate, for the reasonable costs of carrying out any remedial action BT considers necessary in the event that a key is lost.

10 Escorted Access

- 10.1 Escorted Access comprises the provision of BT staff to escort the CP's employees, agents or contractors to and from the Specified Floor Area and, in the case of co-mingling facilities, supervision at the Specified Floor Area. The following types of site visits will be available:
- 10.1.1 Planned access, during BT's Normal Working Hours;



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- 10.1.2 Planned access outside BT's Normal Working Hours;
- 10.1.3 Unplanned access during BT's Normal Working Hours;
- 10.1.4 Unplanned access outside BT's Normal Working Hours.
- 10.2 The notification and response times for each of the four services at clause 2 above are as follows:

Time of day: <i>Note 1</i>	Notice Period	Response/Access Times
Planned visit during BT's Normal Working Hours	72 hours' (3 Working Days') notice	N/A
Planned visit outside BT's Normal Working Hours	72 hours' (3 Working Days') notice	N/A
Unplanned visit during BT's Normal Working Hours	N/A	Response Time: <i>Note 2</i> Access Within: <i>Note 2</i>
Unplanned visit outside BT's Normal Working Hours	N/A	Response Time: <i>Note 2</i> Access Within: <i>Note 2</i>

Note 1: "BT's Normal Working Hours" means 08.00 to 17.00, Monday to Friday inclusive (excluding Public and Bank Holidays).

Note 2: Response and access times shall be as set out in the Openreach Price List.

- 10.3 If Escorted Access is required, all planned CP (and CP's Visitors) site visits must be notified in writing to BT in advance by using the appropriate site visit supervisory service order form.

11. Security

- 11.1 Access to an Operator Equipment Room that has dedicated external access and a solid internal perimeter may be controlled either by mechanical or electronic locking in conjunction with an access control system at BT's discretion.
- 11.2 The CP acknowledges that access to each BT Building will be controlled at all times and will provide an audit trail.
- 11.3 The CP may enter BT welfare areas but only where this does not facilitate access to those areas of the BT Building to which the CP is not permitted access.
- 11.4 When at a BT Building, the CP and the CP's Visitors must display a BT-approved form of photographic identity card.
- 11.5 The CP shall comply in all respects (and ensure the CP's Visitors comply in all respects) with the provisions of any statutes in force from time to time, any regulations or orders made under such statutes and with BT's access requirements, working practices instructions and any other local instructions each as published by BT from time to time so far as the same relate to or affect any CP Equipment or Specified Floor Area.