TERMS & CONDITIONS for individuals providing FACE-to-FACE INTERPRETING SERVICES

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1 DEFINITIONS

In this document, the words and phrases listed in the first column of the table below have the meanings shown alongside them in the second column.

<table>
<thead>
<tr>
<th>Word or phrase</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>booking</td>
<td>An arrangement made either orally or in writing between us and you at our invitation to provide interpreting services – at a specified location and start-time on a specified date; for an estimated (but not guaranteed) duration; and in relation to a specified language and/or dialect – in accordance with the terms and conditions set out in this document including without limitation those at 2.12.</td>
</tr>
<tr>
<td>cancellation fees</td>
<td>The fees we pay you in accordance with the provisions set out in paragraph 5, should we cancel the booking.</td>
</tr>
<tr>
<td>consecutive interpreting</td>
<td>The spoken transfer (by an interpreter on behalf of a speaker, for the comprehension of one or more listeners) of meaning from one language to another, either after the speaker has finished speaking, or during appropriate pauses in the speaker’s speech.</td>
</tr>
<tr>
<td>minimum daily payment</td>
<td>The minimum payment, as shown in Table 3: minimum daily payments, due to you for the first part of each day’s attendance at a booking, where such first part is less than or equal to the minimum daily payment period.</td>
</tr>
<tr>
<td>minimum daily payment period</td>
<td>Three hours.</td>
</tr>
<tr>
<td>simultaneous interpreting</td>
<td>The spoken transfer (by an interpreter on behalf of a speaker, for the comprehension of one or more listeners, at normal voice levels) of meaning from one language to another, while the speaker is speaking.</td>
</tr>
<tr>
<td>speaker</td>
<td>The person (having insufficient command of the English language to represent himself or herself well) on whose behalf you are interpreting.</td>
</tr>
<tr>
<td>translation</td>
<td>The transfer of meaning from one language to another in written form.</td>
</tr>
<tr>
<td>our</td>
<td>As appropriate relative to “we”.</td>
</tr>
<tr>
<td>us</td>
<td>As appropriate relative to “we”.</td>
</tr>
<tr>
<td>we</td>
<td>The organisation which makes any booking with you.</td>
</tr>
<tr>
<td>whispered interpreting</td>
<td>The spoken transfer (by an interpreter, on behalf of a speaker; at lowered but audible voice level; and usually for the comprehension, and directly into the ear, of a single listener) of meaning from one language to another, while the speaker is speaking.</td>
</tr>
<tr>
<td>you</td>
<td>The individual who acts as the interpreter for a booking.</td>
</tr>
<tr>
<td>your</td>
<td>As appropriate relative to “you”.</td>
</tr>
</tbody>
</table>
2 GENERAL PROVISIONS

2.1 Binding effect
2.1.1 By accepting a booking, you agree to be bound by these terms and conditions.

2.2 Prevailing terms and conditions
2.2.1 We reserve the right to supplement, change, amend or vary these terms and conditions at any time. We will make the prevailing version available at the following internet site address (URL), unless technical or other reasons prevent us from doing so: http://commercial.homeoffice.gov.uk/doing-business/terms-and-conditions/

2.3 Breach
2.3.1 Any breach by you of these terms or conditions may result in the immediate cancellation of the booking and/or our barring you from working for us in future. Such barring shall be at our sole discretion without any right of appeal, and may lead to our notifying any appropriate organisation accordingly.

2.4 No guarantee
2.4.1 We do not guarantee that any, or any minimum number or duration of, bookings will be allocated to you. Any bookings offered and/or allocated to you will be on an occasional and fee-paid basis and shall not be construed by you or us as, or as forming any basis of, employment by us or an over-arching contract of employment by us.

2.5 Notification
2.5.1 You must notify us in writing:
   (i) immediately, of any change of your fundamental details such as name and address; and/or
   (ii) as soon as is practicable, of any reasonably foreseeable period of your unavailability for future bookings.

2.6 Freedom of Information Act
2.6.1 You acknowledge that we are subject to the Freedom of Information Act 2000 and agree to assist and co-operate with us, to enable us to comply with our obligations under that Act which arise in relation to this document and/or any booking we make with you.

2.7 Entire Agreement
2.7.1 The terms and conditions set out in this document shall contain the entire agreement between you and us with regard to the booking. These replace all previous negotiations, agreements, understandings and representations between you and us, whether oral or in writing, and shall take precedence over any standard terms submitted by you.

2.8 Contracts (Rights of Third Parties) Act 1999
2.8.1 Nothing in this document shall confer any legal benefit on anyone other than you and us.

2.9 Law and Jurisdiction
2.9.1 This document shall be construed and interpreted in accordance with English law and we and you both submit to the exclusive jurisdiction of the English courts.

2.10 Applicability and review
2.10.1 These terms and conditions apply to individuals providing face-to-face interpreting services in purely spoken form, between persons with normal speech and hearing faculties. They do not apply to individuals providing interpreting services for the deaf or
hard of hearing, involving other, non-purely-spoken forms of interpreting such as sign-language and/or lipspeaking.

2.11 These terms and conditions including the payment rates contained herein shall be subject to annual review on 1st March (or the nearest working day thereto) every year, taking account of the rise or fall – over the most recent 12-month period for which corresponding figures are available as at that date – in the Consumer Prices Index (CPI) as published by the Office for National Statistics on its website at http://www.statistics.gov.uk/statbase/tsdataset.asp?vlnk=7174&More=N&All=Y, or any appropriate successor to such index and/or website.

2.12 Multiple assignments within a booking

2.12.1 For the avoidance of doubt, a booking is made for (among its other characteristics) a specified estimated duration, rather than for a specific single assignment, case, or similar interpreting session (hereinafter referred to as an “assignment”), and attracts at minimum the minimum daily payment.

2.12.2 We may, according to our requirements as they arise, ask you to service one or more interpreting assignments, cases, or similar sessions, starting at any point during either (a) the booking’s specified estimated duration, or (b) the minimum daily payment period, whichever is the longer period. Any such assignments will not attract any additional payment except in relation to attendance time as specified in the following paragraph.

2.12.3 You may at your discretion choose whether to decline or accept any additional assignment (beyond the first) which would clearly result in an extension of the booking’s duration beyond that originally estimated. If you choose to accept any such additional assignment, any attendance time beyond the minimum daily payment period on any day will be paid at the attendance time rate as set out in Table 4.

3 ALLOCATION OF BOOKINGS

3.1 We allocate bookings taking account of your skills, qualifications, suitability, cost, past and present availability, and other relevant factors.

4 SUBMISSION AND PAYMENT OF CLAIMS

4.1 We will make payment to you in respect of a completed booking in accordance with this paragraph 4, on submission by you of a valid claim for payments in accordance with the tables set out under paragraph 4.2. A separate claim must be submitted for each and every booking.

4.2 You may claim any of the following types of payments that are properly due to you in association with the booking. The rates shown are those applicable to bookings arranged on or after 11th June 2007 and shall prevail unless otherwise agreed in writing by us and/or amended in accordance with paragraph 2.11.

<table>
<thead>
<tr>
<th>Table 2: payment types</th>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Minimum daily payment</strong></td>
<td>As defined in Table 1: definitions.</td>
<td>As indicated in Table 3: minimum daily payments.</td>
</tr>
<tr>
<td>Attendance time payment</td>
<td>Payment for that part of your daily attendance time at a booking (including any breaks taken in accordance with paragraph 6.6) which exceeds the minimum daily payment period.</td>
<td>The relevant attendance time rate – as shown in Table 4 – per quarter-hour or part thereof.</td>
</tr>
</tbody>
</table>
### Table 2: payment types

<table>
<thead>
<tr>
<th>Payment type</th>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Travel time payment</td>
<td>Payment for the time that you reasonably spend each day travelling (a) to the booking location, and (b) back to your home, if you have no further bookings that day. If you do have one or more further bookings that day, you should (i) claim separately against each of them for (a) as above; and (ii) claim for (b) only against the last booking of the day.</td>
<td>The relevant travel time rate – as shown in Table 4 – per quarter-hour or part thereof.</td>
</tr>
<tr>
<td>Mileage costs payment</td>
<td>Payment for your mileage when using your own transport for travelling between your home (or other reasonable base location) and the booking location.</td>
<td>By car or motorcycle: 25p per mile – or, where there was no reasonable public transport alternative (for reasons of time, cost, disability, infirmity, or carriage of necessary materials): 45p per mile. This rate may exceptionally, and at our sole discretion, be varied where the use of a private motor vehicle was necessary (for example, because no public transport was available), or where a considerable saving of time was made (for example, where you would have been required to stay overnight, or leave and return at unreasonable hours, if public transport had been used), or the use of a private motor vehicle was otherwise reasonable (for example, if you are elderly or disabled, or necessarily carrying bulky materials that could not reasonably have been carried by public transport). In such exceptional cases, we may at our sole discretion increase this rate to 45p per mile. By pedal cycle: 20p per mile.</td>
</tr>
<tr>
<td>Expenses reimbursement</td>
<td>Reimbursement of your reasonable and evidenced expenses in connection with a booking, in relation to: travel-ticket costs; and/or taxi fares; and/or parking fees; and/or overnight accommodation and other associated costs (including meals) where the booking requires you to stay for one or more nights at or near the working location.</td>
<td>Your reasonable corresponding expenses as evidenced by original and dated receipts accompanying your claim, subject to the following maxima in relation to overnight accommodation and other associated costs. Maximum claimable for accommodation costs: £85.25 per night in Birmingham, London, Manchester, Leeds, Liverpool and Newcastle upon Tyne; and £55.25 per night elsewhere. Maximum claimable for other associated overnight costs: £26 per night.</td>
</tr>
</tbody>
</table>
3.5 We will issue payment in full of the sums claimed (without interest), once approved by us, within 30 days of receipt of a valid claim, provided that the booking is satisfactorily and fully completed. If you have not received payment within 6 weeks of submission by you of a claim, you should contact the location at which the booking took place and notify staff there accordingly.

4.4 The rates shown under paragraph 4.2 are exclusive of value added tax (VAT). VAT may be chargeable and/or payable by you, as applicable to your situation. It is your responsibility to ensure that you charge and/or pay the correct amount of VAT as appropriate and in accordance with prevailing regulations. If you are VAT registered you should inform us prior to accepting any booking and you should keep us informed of any subsequent change to your status in this respect.

5 CANCELLATION OF BOOKINGS

5.1 We can cancel a booking at any time. Where we do so at any time up to and including 10.00 am on the working day before it is due, we shall not incur any liability to pay you any sum, including, without limitation, any expenses you may have incurred in preparing for the booking.

5.2 Where we:

(a) cancel a booking (i) after 10.00 am on the working day before it is due, and (ii) before the time it is due to begin, and

(b) do not offer you another booking for the same starting date and of equal or greater estimated duration,

you may claim a sum, construed as cancellation fees, equal to the minimum daily payment (as shown in Table 3: minimum daily payments under paragraph 4.2) that would have applied to the originally planned start-time for the booking. You should submit a separate claim in respect of each booking so cancelled, quoting in each case the reference number or other details identifying the cancelled booking.

5.3 Where you attend a booking which we cancel or terminate at or after its appointed start-time and before its originally estimated duration has elapsed, then you may claim cancellation fees at the rate of £30 for each wholly cancelled day up to a maximum limit of 5 such days. These cancellation fees are payable in addition to any other payments due in respect of your attendance at the booking up to the point at which it is cancelled. The following examples, in Table 5: examples of cancellation fees, are given by way of illustration.

Table 3: minimum daily payments

<table>
<thead>
<tr>
<th>Days</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monday to Friday</td>
<td>£85.00</td>
</tr>
<tr>
<td>Saturday, Sunday, and Public Holiday</td>
<td>£110.00</td>
</tr>
</tbody>
</table>

Table 4: attendance time and travel time rates

<table>
<thead>
<tr>
<th></th>
<th>Per ¼ hr or part thereof</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Attendance Time Rate</td>
</tr>
<tr>
<td>Monday – Friday</td>
<td>£7.50</td>
</tr>
<tr>
<td>Saturday, Sunday, and Public Holiday</td>
<td>£10.00</td>
</tr>
</tbody>
</table>
5.4 You can cancel a booking at any time before it is due but you should note that time is of the essence and use reasonable endeavours, subject to force majeure, to give us as much notice as possible. We may monitor the number and frequency of short notice cancellations you make and may use this information to inform our assessment of your suitability for bookings.

6 SERVICE REQUIREMENTS

6.1 Accuracy

6.1.1 Your interpreting must be faithful and accurate throughout the booking. This means that you are required to convey the exact meaning of what is said without adding, omitting or changing anything; and to make explanation – always in accordance with paragraph 6.3.1.8 – only where a cultural misunderstanding may be occurring, or where there is no direct equivalent for a particular term. In exceptional circumstances a summary may be given instead, if requested by any party and consented to by all parties.

6.1.2 We fully understand and accept that you will often need to take notes while you are interpreting, for the purposes of ensuring accuracy, and we will fully accommodate such needs. Unless otherwise agreed with us, any such notes must be verifiably destroyed prior to leaving our premises at the end of the booking.

6.1.3 You should declare any difficulties you have with interpreting dialects or technical terms, or with the environment in which you are required to work, that might affect your accuracy; and if these difficulties cannot be satisfactorily remedied, you should withdraw from the booking. We may cancel the booking in these circumstances, at our discretion.

6.2 Contextual awareness

6.2.1 You are required to be familiar with the general social culture and political background affecting people from, or having relevant connections with, the countries where the languages you interpret at bookings are used.

6.3 Ethical and Professional Conduct

6.3.1 You should act ethically and professionally during bookings and inform the official presiding over any booking of any relevant ethical and/or professional issues in connection with your providing interpreter services for that booking. In this regard, and without limitation, you should:

6.3.1.1 dress in an appropriately professional manner while in attendance at a booking;
6.3.1.2 behave in a professional manner while in attendance at a booking;
6.3.1.3 say so immediately at the start of a booking if you feel there is a conflict of interests or any prejudicial effect arising from your involvement in it, such as

<table>
<thead>
<tr>
<th>Table 5: examples of cancellation fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>Originally estimated duration of booking</td>
</tr>
<tr>
<td>3 days</td>
</tr>
<tr>
<td>5 days</td>
</tr>
<tr>
<td>10 days</td>
</tr>
</tbody>
</table>
(but not limited to) any business, financial, family, personal, or other interest which you might have in the matter being interpreted, or in any parties to the booking;

6.3.1.4 declare the fact immediately at the start of a booking if the person for whom you are interpreting, or any member of that person’s immediate family, is known or related to you, and if so in what capacity;

6.3.1.5 disclose any information, including (but not limited to) any previous or pending:

6.3.1.5.1 charge, conviction, or caution for any criminal offence; and/or
6.3.1.5.2 professional or other disciplinary proceedings; and/or
6.3.1.5.3 removal (otherwise than by normal consent) of your name by any public body from its list of public service interpreters, which may make you unsuitable for any booking;

6.3.1.6 respect confidentiality at all times;

6.3.1.7 not give advice, legal or otherwise, to any person taking part in the booking;

6.3.1.8 not enter into discussion or other communication with any person taking part in the booking, whether before it, during it, or after it, otherwise than (i) for the purposes of properly carrying out your role as an interpreter, and (ii) – during the booking – to confirm points of understanding of language and/or dialect. In all cases, you should conduct each corresponding discussion or communication in a transparent manner, so that those present clearly understand the nature and relevance of that discussion or communication;

6.3.1.9 not seek to take advantage of any information disclosed to you during, or at any time in association with, the booking;

6.3.1.10 not accept any form of reward (whether in cash or otherwise) for your interpreting work at the booking, other than correspondingly due payments from us;

6.3.1.11 not act in any manner likely to bring us into disrepute; and

6.3.1.12 not be under the influence of any intoxicating substance at any time during a booking.

6.4 Impartiality

6.4.1 You are required to be impartial at all times.

6.5 Intervention

6.5.1 You should intervene only:

6.5.1.1 to ask for clarification;

6.5.1.2 to point out that a party may not have understood something;

6.5.1.3 to alert the parties to a missed cultural reference; or

6.5.1.4 to ask for due accommodation for the interpreting process, such as (but not limited to) a necessary pause for note-taking or other purposes.

6.6 Meal and other breaks

6.6.1 You must take a meal or other refreshment break of 30 minutes at the end of each continuous period of 3 hours’ provision of your services, and such other breaks (including lunch breaks) as we may impose during the period of such provision. In addition, if at any time you feel the need for any type of break, whether through fatigue; or the need for refreshment; or for any other reason that might affect your ability to act as an interpreter, you should ask for a break and we will not unreasonably decline any such request.
6.7 Mobile phones, pagers, and similar devices

6.7.1 You are required to switch off your mobile phone(s), pager(s), and similar devices (including but not limited to communications and/or entertainment systems of all kinds) when entering the booking location.

6.8 Period of availability for a booking

6.8.1 When you accept a booking you agree to keep the whole of its estimated duration (as specified by us when the booking is made) free from any other work or other commitments.

6.9 Qualification criteria

In order to be booked by us as an interpreter, you must at all times meet the qualification criteria for interpreters as set out in the National Agreement, unless we specify any alternative qualification criteria.

6.10 Quality Assurance

6.10.1 We may observe your provision of interpreting services to us, to assure the requisite quality and standards of service, in the following circumstances:

(i) at each of the first few bookings you undertake for us, and at intervals or on occasions chosen by us thereafter; and/or

(ii) where a complaint has been received with regard to your performance.

6.10.2 Where such observations are carried out, we will on written request provide you with details of the outcome.

6.11 Security clearance

6.11.1 You may at any time be subjected to security-clearance procedures carried out by us or an agent acting on our behalf. Such procedures may be carried out with or without your knowledge. In the event that such procedures fail to establish satisfactory security clearance for you, we may bar you from working for us. Such barring shall be at our sole discretion without any right of appeal or explanation of the reasons for it.

6.12 Translation

6.12.1 You should refuse any request made during the booking for you to carry out translation of documents if you consider that you are unable to perform the translation adequately, either at all, or in the time allotted.

6.13 Types of Interpreting

6.13.1 At the booking, you may be required to provide any or all of the following types of interpreting: simultaneous interpreting, or whispered interpreting, or consecutive interpreting.

7 ATTENDANCE and PUNCTUALITY

7.1 You must recognise that time is of the essence, and arrive for the booking by the start-time set for the booking, and remain present throughout its specified duration, subject to force majeure.

7.2 On arrival at and departure from the booking, you must sign a register (or use such other systems as we may use from time to time) to identify yourself and record your times of arrival and departure.

7.3 When the interpreting services required by the booking appear to you to have been completed, or if you withdraw from the booking for any reason (whether in accordance with paragraph 6.1.3 or otherwise), you must advise the official presiding over the booking
accordingly, who will inform you as to whether you (i) are required to remain at the location for a further period, or (ii) can be released for the remainder of that day and should consequently depart.

7.4 Provided that you fulfil the condition at paragraph 7.1, your attendance time at the booking (for the purposes of payment as specified under paragraph 4.2) shall be construed as the period:

(a) from the start-time set for the booking,

(b) until the time of your departure from the booking, as recorded in accordance with paragraph 7.2.

Otherwise, your attendance time at the booking (for the purposes of payment as specified under paragraph 4.2) shall be construed as the period from the time of your arrival, as recorded on the register (or such other system as we may use from time to time), until the time of your departure, as similarly recorded.

7.5 If you are going to be late for or have to leave early from a booking, you must – as soon as is reasonably practicable, and in any event before your due time of arrival – telephone or otherwise notify the centre that arranged the booking with you, to advise them of your estimated time of arrival and/or departure and the reason for your lateness and/or early departure.

7.6 In the event that you arrive late for, or depart early from, a booking, we may at our sole discretion accordingly adjust or withhold the associated payments that would otherwise have been due to you. We shall not act unreasonably in this respect.

8 YOUR LIABILITY

8.1 Confidentiality

8.1.1 You must not disclose to any other organisation, public body or individual, nor use in contravention of the Data Protection Act 1998; Official Secrets Act 1989; or any other applicable legislation, any information that you acquire through your provision of interpreting services to us, including without limitation any names, addresses, personal details, or other information about proceedings, documents, staff, appellants, judiciary, interpreters, or any other individuals.

8.1.2 Paragraph 8.1.1 shall not apply to information which:

8.1.2.1 is, or becomes, public knowledge, other than through breach by you of these terms and conditions; and/or

8.1.2.2 you possess or acquire legitimately (without any disclosure restrictions), for a reason unconnected with the booking; and/or

8.1.2.3 you are under a legal obligation to disclose.

8.1.3 You will indemnify us against any costs, claims, losses, or expenses which we incur as a result of a breach by you of paragraph 8.1.

8.2 Equal Opportunities

8.2.1 You agree to behave during bookings in a manner that treats everyone equally regardless of colour, race, age, nationality, ethnic origin, religion, sex, marital status, disability, sexual orientation, or other irrelevant characteristic and you shall not unlawfully discriminate against or harass anyone with whom you come into contact during a booking and/or at any time whilst you are on our premises.

8.3 Fraud, corruption, or misuse

8.3.1 If during your work for us you become aware of anything that you genuinely suspect indicates fraud, corruption or misuse on the part of any person directly or indirectly
involved in any aspect of our work, including without limitation anything connected with the booking, you should notify us in writing accordingly. Your notification should be addressed and given or sent to an appropriate, named individual who permanently works for us and should set out the details of the circumstances that gave rise to your suspicions. You should keep a copy of your notification, together with a note of (i) the date on which you provided it to us, (ii) the method by which it was so provided, and (iii) the name of the individual to whom it was addressed.

8.4 Human Rights Act 1998
8.4.1 You must ensure that you are aware of and adhere to any applicable requirements of this Act during a booking and/or at any time whilst you are on our premises.

8.5 Income Tax and National Insurance
8.5.1 For the avoidance of doubt, nothing in this document shall act to create an employer/employee relationship between you and us and you agree that you are self-employed and shall be fully responsible for and shall keep us indemnified in respect of any assessment or claim by HM Revenue and Customs or any other authority in respect of income tax and National Insurance Contributions arising from or payable in connection with bookings under these terms and conditions. You shall further indemnify us against all reasonable costs and expenses and any penalties or interest incurred or paid by us in connection with or as a consequence of any liability arising out of any related assessment or claim other than where such liability arises out of our negligence or wilful default.

8.6 Insurance and Legal Protection
8.6.1 You shall obtain and maintain adequate insurance and/or legal protection cover for risks that you may incur in the course of your work including without limitation accident, injury, liability, loss, and damage. If we request them, you shall provide us with details of such cover.

8.7 Official Secrets Act
8.7.1 You agree to abide by the Official Secrets Acts 1911 to 1989 and to exercise corresponding care in the use of information you acquire during the course of your duties.

8.8 Other Government Departments and Agencies
8.8.1 From time to time we may provide details of the interpreters we use to other government departments and/or agencies and/or public sector bodies requiring interpreter services. If you do not want us to pass on your details to such entities you must notify us accordingly in writing.

8.9 Professional Indemnity Insurance, Legal Action, and Costs
8.9.1 You may be held personally liable where you through negligence in the course of your interpreting or in any other manner cause an adjournment, curtailment, abandonment, or defective determination of any legal proceedings, or any other delay to or error in administration. You must ensure that you have adequate professional indemnity insurance cover and that you are properly certified as self-employed by HM Revenue and Customs.

8.10 No partnership
8.10.1 Nothing in this document shall act to create a legal partnership between you and us.