

Service Level Agreement (SLA)

Disaster Recovery for Education

By Cantium Business Solutions Limited



Agreement Overview

This agreement represents a Service Level Agreement ("SLA" or "Agreement") between Cantium Business Solutions Limited and Customer for the provisioning of an ICT Managed Service. It is designed to support and sustain the service throughout the duration of the contract.

This Agreement will continue throughout the duration of the contract, unless revised by Cantium Business Solutions through periodic review to ensure compliance with legal and commercial developments.

This Agreement outlines the parameters of all services covered, as understood by all parties and is accepted in accordance with Cantium Business Solution's General Terms of Sale (which can be found at www.cantium.solutions).

Together with the Order and the General Terms of Sale, this Agreement provides a binding contract between both parties.

If it is found that there is an inconsistency between this Agreement and the General Terms of Sale, then detail as defined within this Agreement will take precedence.

Purpose & Objectives

The purpose and objectives of this Agreement are to:

- Define the service / product that the Customer is purchasing
- Provide clear statements as to service ownership, accountability, roles and/or responsibilities.
- Present a clear and concise description of service provision to the Customer.
- Describe the service parameters against which the service will be measured and reported.

Stakeholders

The primary stakeholders associated with this Agreement are:

- Service Provider: Cantium Business Solutions
- Customer: Customer ("Customer")

Cantium Business Solutions reserve the right to support this contract through third party sources where appropriate. Such third parties employed by Cantium Business Solutions may be changed from time to time at their discretion.

Periodic Review

This agreement is valid for the term of the contract as outlined in the Order Form and will continue unless revised by Cantium Business Solutions to ensure compliance with legal and commercial developments throughout the duration of the contract.

Once amended the Agreement will communicated to the primary stakeholders through publishing on Cantium Business Solution's website.

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Service Agreement

The following detailed service parameters are the responsibility of the Service Provider in the ongoing support of this Agreement.

Service To be provided

The following Services are covered by this Agreement:

- Loaned Client Server, up to 8 Laptops and one printer following a disaster (excluding cyber attacks), for a maximum of 6 weeks.
- Loaned system will be for the purpose of school administration; curriculum systems are not included.
- Licenses will be provided by the school. If this is not possible licenses can be purchased through Cantium at an additional charge to this SLA (please contact sales@cantium.solutions for a quote)
- All other changes will be chargeable.

Service to be Provided

Service Desk

The provision of a Service Desk function providing an interface between ICT users of the Customer and the ICT department of Cantium. Contact channels will include telephone, web chat and Service Portal.

The Service Desk will be available from 08:00 to 17:00, Monday to Friday excluding public holidays.

The Service Desk will manage incidents and requests (an incident is any unplanned interruption to service, such as an error preventing successful logon to a laptop. A request is classified as any call for information or advice, or for a standard change, or access to an IT service).

Customers who log a call with the Service Desk will be informed of progress of requests for service throughout the lifecycle of the request. This will include:

- Providing Customers with resolution advice as appropriate
- Verifying successful completion of requests for service with customers
- Monitoring customer satisfaction on the Services as provided by the Service Desk
- The Customer will be provided with an escalation path for incidents and requests in line with agreed service targets



Disaster Recovery Service

The disaster recovery service provides loan equipment for purposes of school administration following a disaster:

- The loan of one client server, up to 8 laptops and one printer for a maximum duration of 6 weeks.
- Installation of loan equipment and the restoration of school administration software applications and data from backup.
- Wherever possible, the equipment provided will be of a standard equivalent or better to the system used within the school.
- The Cantium remote backup service will be used with our loan equipment to ensure your data is backed up every night.
- The service can be invoked when required, during business hours.



Incident Management

The Disaster Recovery Service will provide replacement loan equipment within 2 business days of a claim being made via our Cantium Service Desk.

Data will be restored onto the loan equipment for customers using the Cantium Remote Backup solution. For all other backups, data will be restored on a best endeavours basis.

The equipment is loaned for a maximum period of up to 6 weeks allowing time for an insurance claim to be fulfilled.

The definition of a disaster, for purposes of this SLA, is a serious disruption to the functioning of the school administration IT system caused by events such as flood, fire, significant vandalism, or theft resulting in a non-operational system. This does not include cyber attacks.

Services Not Included (out of scope)

For the purposes of clarity, the following services are considered out of scope of this agreement and are available at additional cost:

- Installation of new replacement equipment. Cantium can provide an indication of cost for new equipment on request.
- Temporary or new WI-FI installation
- Project Management
- ICT training and user education
- Application analysis and development
- Technical integration
- Installations, equipment moves, additions and changes
- Policy, process and standards
- IT Service Management consultancy
- External website hosting
- Applications supported and /or hosted by 3rd parties
- Support on non-corporately owned devices
- Security Investigations



Customer Responsibilities

Customer responsibilities and/or requirements in support of this Agreement include:

- If the customer does not use the Cantium Remote Backup service, a recent backup of data must be supplied to Cantium staff.
- Whilst the equipment is on loan, it is the customer's responsibility to ensure it is used appropriately and kept securely.
- Use the defined processes for raising incidents and service requests.
- Respond to requests from Cantium staff, in relation to a current incident or service request.
- Comply with security and policy requirements set by Cantium or its suppliers.
- Nominate a lead contact with suitable authority to provide liaison between Cantium and the Customer for matters relating to the service.
- Make provision to replace and renew equipment located on the Customer site that forms part of the service as devices become End of Life/unsupportable.
- Provide prompt access to Customer's infrastructure for Cantium staff or its subcontractors to allow resolution of issues or restoration of service.
- Ensure Cantium are aware of any cyber-attack to the customer estate.
- To provide licensing as required for server licensing and Microsoft Office licensing.

Service Provider Responsibilities

Service Provider responsibilities and/or requirements in support of this Agreement include:

- Cantium aims to provide a customer focused, cost effective and high quality of service for the areas of work defined within this SLA
- Cantium will advise the Customer of any circumstances that may adversely affect the level of the service being provided
- When a service interruption happens, Cantium will respond in line with the documented incident management priority levels to restore the service, and will work as required, with 3rd party suppliers to enable this to happen.

General Data Protection Rules

Please refer to Annex A attached for data management rules applicable to this contractual agreement.

For the purposes of this agreement the following party will be responsible for adherence to the legislation referred in Annex A:

1. Data Controller: Customer

2. Data Processor: Cantium Business Solutions

3. Sub Processor: Redstor



Service Feedback

Cantium Business Solutions endeavours to make its service the best that it can always be.

We therefore encourage and appreciate all feedback you may wish to present us with, both positive and negative.

Where possible, would aim to rectify any problems you incur to a level that meets both our high expectations, although we do recognise that on occasion may not be possible. Please be assured that your feedback will be taken seriously. Often, we will be able to resolve problems face to face or by telephone. If you feel that this is not possible then you can put your feedback in writing.

Please find the link to our Compliments and Complaints Policy which details how to do this and what you can expect from us:

Compliments and Complaints Policy

Should you wish to discuss any aspect of Cantium service, please use the following escalation path:

- 1. Service Delivery Manager
- 2. Head of Service Management
- 3. Head of ICT

Additional Services

Cantium Business Solutions offer a complete suite of business management tools. These solutions are based around improving your cost effectiveness and efficiencies within ICT, Finance and HR business sectors.

For further details on the services we provide, please visit our website:

www.cantium.solutions



Schedule of Processing, Personal Data and Data Subjects (Annex A)

- 1. The contact details of the Controller's Data Protection Officer (or representative) are on the Customer Order Form.
- 2. The contact details of the Processor's Data Protection Officer (or representative) are:

Email: dataprotection@cantium.solutions

Post: Data Protection Officer, Cantium Business Solutions, Worrall House, 30 Kings Hill Avenue, West Malling, ME19 4AE

- 3. The Processor shall comply with any further written instructions with respect to processing by the Controller.
- 4. Any such further instructions shall be incorporated into this Schedule.

Data processing details

Processing of the Protected Data by the Processor under the Contract shall be for the subjectmatter, duration, nature and purposes and involve the types of personal data and categories of Data Subjects set out in this Schedule.

Description	Details
Identity of the Controller and Processor	The Parties acknowledge that for the purposes of the Data Protection Legislation, the Customer is the Controller and Cantium is the Processor as defined in the Contract
Subject matter of the processing	The processing is needed in order to ensure that the Processor can effectively provide the Services in accordance with the Contract
Duration of the processing	Processing will take place during the Term of the Agreement including any Extension Period.
Nature and purposes of the processing	The nature of processing will include all operations required in the delivery of the service such as: • Host, backup and restore data The purpose of the processing is to fulfil the Processor's obligations in delivering the Services in accordance with the Contract.



Type of Personal Data being	As required to deliver the service. This may include:
Processed	 Name Date of Birth Ethnicity Gender Contact information (phone, email, address) Employment Information Online identifiers (IP address, cookie identifiers, location) SEN Information Behaviour Assessment Examination results Medical conditions Survey responses
Categories of Data Subject	 Employees of the Controller Pupils Parents & Guardians Customers of the Controller
Specific processing instructions for Sub-processor	Sub-processors shall process the provided data under instruction from Cantium. Cantium do not authorise sub-processors to retain, share, store or use personally identifiable information for any secondary purpose.
Plan for return and destruction of the data once the processing is complete UNLESS requirement under union or member state law to preserve that type of data	In line with the contract, at the written direction of the Controller unless a copy is specifically required to be retained by the Processor for audit or compliance purposes in performance of its obligations for up to six (6) years, the Processor will delete / destroy or return Personal Data (and any copies of it) to the Controller on termination of the Contract unless the Processor is required by Law to retain the Personal Data.

Sub-processors authorised

Cantium Business Solutions Ltd. utilise the following Sub-Processor(s):

Redstor

Technical and organisational security measures

The Supplier shall implement and maintain the following technical and organisational security measures to protect the Protected Data:

1.1 In accordance with the Data Protection Laws, taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes of the processing of the Protected Data to be carried out under or in connection with the Contract, as well as the risks of varying likelihood and severity for the rights and freedoms of natural persons and the risks that are presented by the processing, especially from accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to the Protected Data transmitted, stored or otherwise

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processed, the Supplier shall implement appropriate technical and organisational security measures appropriate to the risk, including as appropriate those matters mentioned in Articles 32(1)(a) to 32(1)(d) (inclusive) of the GDPR.

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