

Relocation request form and amendment of the contract

Until signed by the Service Provider this document is considered an application.

1. Data of the service provider

Invitech ICT Services Kft.		Contact:
Registered offices:	H-1013 Budapest Krisztina krt. 39., Hungary	Received:
Mail address:	H-2041 Budaörs, POB 1444	
Trade register number:	Cg. 01-09-414291	
Email:	vip@invitech.hu	
Website:	invitech.hu	
Customer service:	+36 1 884 4242	

2. Data of the Customer

Name:		Account code:	
Registered offices:		Tax number:	
Trade register number or other registration number:		Billing address (if it changes):	

3. Data of the service(s) requested to be relocated

Contract number:		Service to be relocated	
Service ID:		Telephone number:	
Requested date of the dismantling:		Requested date of the installation:	

4. Data of the new Subscriber access point

New installation address:		Contact person's name:	
Email:		Telephone number:	
Installation deadline ¹ :		Relocation fee (HUF+VAT):	
Term of the contract:	<input type="checkbox"/> no change / <input type="checkbox"/> extended to _____ months' definite term.		

¹ Date or length of time quoted in working days. The deadline shall be calculated from the entry into force of the Contract Amendment or, if the owner's consent is not received by the Service Provider by the **5th working day** after the entry into force of the Contract Amendment, from the receipt of the owner's consent.

5. Conditions for the relocation

5.1 At the request of the Customer, the Service Provider shall relocate the access point for the use of the Service to the new installation location indicated in point 4. within its Service Area in case of technical suitability. The Service Provider has no obligation to relocate the service.

5.2 Upon receipt of the present, fully completed relocation request, the Service Provider shall perform the necessary inspections in order to meet the request and will notify the Customer that:

- a.) it accepts the relocation request and will meet it within the agreed deadline, or
- b.) it rejects the relocation request in the absence of technical possibilities, in this case the subscriber contract shall continue with unchanged content.

5.3 The fulfillment of the relocation request shall bear the change specified in point 4. In other respects, the provisions of the GTC for the installation and relocation of a new endpoint shall apply, with the condition that in case of relocation to a different geographical number area, it is not possible to keep the old telephone number.

5.4 Service Provider's offer. The Service Provider has determined the installation deadline and fee for the relocation on the assumption that the building or other official permits and the necessary property use permits are available within a reasonable time at the Service Provider's request and there are no unforeseen additional costs, technical or other obstacle. The Service Provider shall be released from liability in connection with the delay or failure to start the service if it can offer credible proof that the Customer did not provide the required conditions for the installation of the Service – specifically but not exclusively, making the internal network and the connected equipment suitable for the service, providing access or resources –, furthermore, if it has failed or refused to procure the required approvals or authorization within a reasonable time. The installation deadline shall be calculated from the entry into force of the Contract or, if the owner's consent is not received by the Service Provider by the **5th working day** after the entry into force of the Contract at the latest, from the date of receipt of the owner's consent.

5.5 Preliminary statement on the use of property. The Customer is obliged to issue statement for all the endpoints to be installed on the premises specified as the points of installation that it will have the owner, maintainer or operator of the property in question to agree in advance to the implementation of the on-site inspection and technical survey works, as well as the implementation of the communications development works necessary for the installation of the Subscriber access point. The Service Provider will start the installation on the basis of the technical survey protocol drawn up in the installation survey, with the approval of the owner, maintainer or operator of the property.

6. Other provisions

6.1 Customer declares that the data provided by them are true, and that it has read and accepts the contents of the present Contract amendment.

6.2 The provisions of the Contract not affected by the present Contract amendment shall remain in force unchanged.

6.3 This Contract Amendment has been executed in **two (2) copies** in Hungarian language, one of which copies shall be received by the Customer and one by the Service Provider.

Date: _____, ____|____|____|____|____|____|____|____|____|____|

Date: _____, ____|____|____|____|____|____|____|____|____|____|

Invitech ICT Services Kft.
Service Provider's signature

Customer's signature