GlobalCom Satellite Communications Order Form

7607 Kilmichael Lane, Dallas, TX 75248 1-888-636-0707 FAX all documents to 1-800-960-8939

Facsimile numbe Credit Card Num Exp Date Name as it Appea Billing Address City Item # NER-WPRO NER-WPRO-DC NER-WPRO-BAT	Sec Code ars on Card Stat	, , , , , , , , , , , , , , , , , , ,	e CC Zip Total
Exp Date Name as it Appea Billing Address City Item # NER-WPRO NER-WPRO-DC	Sec Code ars on Card Stat	te Price	Zip
Name as it Appea Billing Address City Item # NER-WPRO NER-WPRO-DC	ars on Card Stat Qty	te Price	Zip
Billing Address City Item# NER-WPRO NER-WPRO-DC	Stat	Price	•
City Item # NER-WPRO NER-WPRO-DC	Qty	Price	•
ltem# - NER-WPRO - NER-WPRO-DC	Qty	Price	•
- NER-WPRO NER-WPRO-DC			Total
NER-WPRO-DC		\$2,195.00	
NER-WPRO-BAT		\$125.00	
		\$99.00	
BGAN-HANDSET		\$350.00	
NER-WPRO-AC		\$65.00	
NERA-WPRO-BRKT		\$235.00	
CBL-USB-3FT		\$19.99	
CBL-WPRO-3M		\$230.00	
CBL-WPRO-10M		\$250.00	
CBL-WPRO-20M		\$280.00	
HNS-BGAN-EURO		\$30.00	
SOLAR-20W		\$599.00	
NERA- BGAN-CASE		\$31.00	
DEL 1400		\$98.95	
PEL-1550-BGAN		\$217.95	
11 + 5	NERA-WPRO-AC NERA-WPRO-BRKT CBL-USB-3FT CBL-WPRO-3M CBL-WPRO-10M CBL-WPRO-20M HNS-BGAN-EURO SS NERA-BGAN-CASE DW PEL-1400	NERA-WPRO-AC NERA-WPRO-BRKT CBL-USB-3FT CBL-WPRO-3M CBL-WPRO-10M CBL-WPRO-20M HNS-BGAN-EURO SS NERA-BGAN-CASE DW PEL-1400	NER-WPRO-AC \$65.00 NERA-WPRO-BRKT \$235.00 CBL-USB-3FT \$19.99 CBL-WPRO-3M \$230.00 CBL-WPRO-10M \$250.00 CBL-WPRO-20M \$280.00 OST HNS-BGAN-EURO \$30.00 SS SOLAR-20W \$599.00 NERA- BGAN-CASE \$31.00 CDW \$98.95

Customer Signature:

50.00 activation fee

BGAN Service Plans	Service Fee	BGAN Voice Minutes Included	Background IP Data Included*	Rate for Additional Background IP Data*
Anytime Plan	\$780.00 <i>Annual</i>	0	120 MB/Yr.	\$6.50/MB
Standard Plan	\$39.00 Monthly	0	0 MB	\$6.50/MB
Essential Plan (Voice and Background IP only)	\$49.00 Monthly	0	0 MB	\$6.49/MB
Entry Allowance Plan	\$119.00 <i>Monthly</i>	0	20 MB/Mo.	\$6.19/MB
Mid-Level Allowance Plan	\$449.00 <i>Monthly</i>	30	100 MB/Mo.	\$5.09/MB
High-Level Allowance Plan	\$2,749.00 <i>Monthly</i>	200	750 MB/Mo.	\$3.89/MB
Super-Level Allowance Plan	\$5,749.00 <i>Monthly</i>	300	2 GB/Mo.	\$3.09/MB

Note: All service plans are on a one year contract, billed monthly for service fees, except the Anytime Plan (which is billed yearly). Any service plan changes will take effect on the 1st day of the following calendar month. (See "terms and conditions" for complete information).

ADDITIONAL SERVICE FEES

The following is a list of additional fees that will be charged to your account if you either exceed the amounts allotted in your service plan, or if you use services not covered by your service plan.

Additional Service	Rate	Initial Increments	Subsequent Increments
Background IP	\$6.50 / MB*	50 Kbytes (Minimum) *	10 Kbytes *
BGAN Voice to Fixed – 4 Kbps	\$0.99 / Minute	30 Seconds	15 Seconds
BGAN Voice to Cellular	\$1.19 / Minute	30 Seconds	15 Seconds
BGAN Voice to BGAN – 4 kbps (Includes Calls To Voicemail)	\$0.79 / Minute	30 Seconds	15 Seconds
BGAN ISDN – 64 Kbps	\$6.25 / Minute	30 Seconds	15 Seconds
IP Streaming – 32 Kbps	\$2.25 / Minute	30 Seconds	15 Seconds
IP Streaming – 64 Kbps	\$6.25 / Minute	30 Seconds	15 Seconds
IP Streaming – 128 Kbps	\$10.63 / Minute	30 Seconds	15 Seconds
IP Streaming – 256 Kbps	\$18.07 / Minute	30 Seconds	15 Seconds
Short Messaging Service	\$0.39 / Per 160 Character Msg.	160 Characters	160 Characters

Data Abbreviations: MB= Megabytes; GB= Gigabytes; 1 GB = 1,024 Megabytes; 1 MB = 1024 Kilobytes; 1 Kilobyte = 8 Kilobits

SATELLITE SERVICES





T-1 C-1	1		
Telenor Subscription Form FAX all documents to GlobalCom at 1-256-350-7859			
1. Customer Details	To be filled in by Telenor		
First Name : Surname: Company: Company Req.No:	AAIC/ISPIC Existing Customer		
Address:	Department Code		
Tel.: Fax.	Customer BE Agent BE Code SA3036		
E-mail: Country:			
2. Mobile Services Subscription (additional MES or SIM may be registered by attaching a com	olete list of ISNs.) Service Plan Name		
☐ Iridum ☐ BGAN ☐ Voice Mail ☐ Voice & Fax Mail ☐ Satellite Direct	Satellite Direct Plus US Licence Inmarsat Standard		
3. Installation details			
	High Gain Vehicle Aero		
Name of Yessel/ ICAO code (octal): Call Sign /Tail number: Country	of Registry:		
	Aircraft:		
For Inmarsat Maritime & Aero terminals, also fill in Telenor SARF "Service Activation Registration Form".			
4. Phone and SIM Identification (if applicable) 4a. ISN/ ICC-ID:	(- ISN/IPP ID.		
4a. ISN/ ILL-IU:	4c. ISN/ ICC-ID:		
	IMN/ MSISDN/ SDP Mini-M Maritime GAN MES2 Aero SIM		
Voice 1	Voice 1		
Fax	Fax		
Data	Data		
Voice 2	Voice 2		
Other	Other		
4b. ISN/ ICC-ID:	4d. ISN/ ICC-ID:		
IMN/ MSISDN ☐ GAN MES as above ☐ Mini-M High Gain	IMN/ MSISDN/ SDP GAN MES2 Mini-M Vehicle SIM as above		
Speech Voice 1	Speech Voice 1		
Audio3.1 Fax	Audio3.1 Fax		
Data64 Data	Data64 Data		
Data56 Voice 2	Data56 Voice 2		
MPDS	MPDS		
Le divide	atellite Direct Satellite Direct Plus you want CLI, enter the complete number Voice IMN		
	you want CLI, enter the complete number Voice IMN or recognition here:		
Threshold: kiloBytes pr Message Day Week Month	J		
Assigned User ID:	ecount nr: Start Date:		
G. Usage			
Defence / Defenc			
Maritime Government Transport Media Aid IT & Telecom Construct	ion Resource Adventure		
7. Payment			
Credit Card American Express Diners Club VISA MasterCard	Eurocard Other		
Account Number	Exp Date		
	igning below I agree to have my credit card charged for the initial charges, monthly subscription and traffic fees onecified in this Agreement.		
Cardholder Name Sign	Date		
8. Service Agreement			
I have read and agree to Telenor's terms and conditions and hereby apply for service (http://telenor.com/satellite). I represent and warrant that all of the statements made by me are true and correct and have been			
made by me in order to allow Telenor to grant credit to me; and I further present that no suits. judgement, or legal claims of any kind are now pending against me. I hereby give permission for my billing details to be provided to the agent. I authorise Telenor to order credit reports from reporting agencies in considering this application and later in connection with an update, removal or extension of credit. This agreement shall not			
provided to the agent. I authorise Telenor to order credit reports from reporting agencies in considering this application and later in connection with an update, removal or extension of credit. This agreement shall not become binding on Telenor until accepted and approved by Telenor.			
	Customer Sign Date		

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To be completed by Company/Organization Applicants	
Name of Company/ Organization	
Address	
Phone	
Fax	
Type of Entity: ☐ Corporation ☐ Partnership ☐ Sole Pro	oprietorship
Officers & Titles:	
Year Established: Annual Earnings:	Annual Sales:
Is Real Estate / Property:	
To be completed by all Individual Applicants	
Social Security Number (North America):	
Place of Employment:	Years Employed:
Annual Salary:	Position/Title/Occupation
Employer's Address:	
City: State / Country:	ZIP:
Contact Name (to verify employment):	
Telephone: Fax:	Telex/Email:
To be completed by BOTH Company/Organization and Inc.	dividual Applicants
Banking Information	
Primary Checking Bank Name:	Credit Card Cardholder Name:
Address:	Issuing Bank:
Account No:	Account No.
Contact:	Expiration Date:
Telephone:	Credit Limit::
Credit References: Please Provide Name of Company, Address, Tele	ephone & Fax number for all Credit references.
Business Reference:	
Expected monthly usage of Telenor airtime: \$	
	ation or that I am the Individual responsible for the credit information above. I authorize the wide information and references identified in this application, and all other relevant tus and creditworthiness of the Applicant Company or Individual.
Name: 1 (Printed)	Title:
Name: [Signature]	Date:

Globalcom Terms & Conditions - Sales & Service

HP Communications, Inc. doing business as GlobalCom (hereinafter referred to as "GlobalCom"). GlobalCom Satellite Communications is a provider of Inmarsat, Globalstar and Iridium Satellite Equipment. The following Terms and Conditions apply to all sales, rental and service agreements by GlobalCom Satellite Communications.

Payment and Sales Tax: GlobalCom accepts cash, certified checks wire transfers, and VISA, MasterCard, and American Express credit cards for all purchases and services. GlobalCom charges sales tax on all shipments to Alabama destinations. Equipment is shipped subject to receipt of a completed and signed service agreement from the customer and credit approval. Based on its credit review, GMPCS, Telenor, or Globalstar the service providers, may require a cash deposit and/or automatic credit card payment of monthly service and airtime.

- 1. All Sales are Final: As a standard practice, GlobalCom honors all manufacturers' warranties, and will assist customers in processing warranty claims, however all sales of equipment by GlobalCom are final. Refused or undeliverable shipment will be subject to a restocking fee of 20%. In addition to applicable shipping transaction and insurance fees.
- 2. Shipping Status: GlobalCom generally ships all orders within 24 hours of being placed, unless product is on back order, limited availability or special order status. Orders placed on weekends or holidays are shipped the following business day.
- **3. Shipping Methods:** Products are normally shipped using standard UPS Ground shipping. Upon customer's request GlobalCom will expedite shipping via UPS air shipping or other means.
- **4. Restocking Fee:** Refused or undeliverable shipments will be subject to a restocking fee of 20%. In addition to applicable shipping, transaction and insurance fees.
- 5. Shipping Restrictions: GlobalCom does not ship to APO addresses or Post Office Boxes.
- **6. Back Orders:** At GlobalCom, we continuously update our product listings to ensure the accuracy of inventory availability. When a product is listed as out of stock, your order will be automatically placed on back order. GlobalCom charges your credit card for the entire order amount. Items placed on back order are shipped as soon as they become available from the manufacturer.
- **7. Order Cancellation:** GlobalCom reserves the right to cancel a sale or to issue a Return Merchandise Authorization (RMA) for merchandise that is advertised in error, is unexpectedly out of stock, does not conform to specifications, or was shipped in error.
- **8. Advertising Disclaimer:** GlobalCom is not responsible for product prices advertised in error. Advertised prices and available quantities are subject to change without notice. Prices advertised in the Special Deals email are valid for 5 days from date of issue.
- **9. Fraud:** It is a violation of the law to place orders under a false name or with an invalid credit card. We have a sophisticated Fraud Control system that screens for suspicious orders, which are subject to investigation and possible cancellation by our Fraud Control team. Fraudulent ordering will be prosecuted to the fullest extent of the law. Please be aware that even if you do not give GlobalCom your real name, your Web browser transmits a unique address to us, which can be used by law enforcement officials to identify you. Both the FBI and the US Secret Service are responsible for investigating Internet fraud cases.
- **10. System Availability:** GlobalCom makes every effort to maintain 100% system availability, except during scheduled maintenance periods. Should we experience technical difficulties, GlobalCom is not responsible for orders that are not processed or accepted.
- 11. Limitation Of Liability: The voice and data services provided by satellite service providers may be temporarily interrupted, delayed or otherwise limited and is not available everywhere in the world. GlobalCom makes no representation that its service providers can provide uninterrupted service. Furthermore, GlobalCom shall have no liabilities or credit due for interrupted service unless caused by any wanton acts of GlobalCom. GlobalCom shall not be liable for acts or omissions of other carriers, equipment failures or modifications, acts of God, strikes, government actions, or causes beyond our reasonable control. GlobalCom makes no warranties with respect to the service or equipment of any kind whatsoever, expressed or implied, except as specifically provided in this agreement. The implied warranties of merchantability and fitness for any particular purpose are hereby disclaimed and excluded. GlobalCom shall not be liable to its distributor or customer or any third party for any special, incidental, or consequential damages and Globalcom are specifically released from any such damages by Customer. Any liability of Globalcom for damages arising directly or indirectly from the performance of the agreement shall be expressly limited to the purchase price of the goods or services with respect to which damages are claimed.
- 12. Governing Law: The contract is governed by the law of the State of Alabama and applicable tariffs.
- 13. Customer agrees to arbitrate under the terms located on enclosed document and at www.globalcom-usa.com arbitration agreement covers claims that (a) arise out of or relate to this Agreement and any Sales, Service, or Rental Agreement; (b) arise out of or relate to any past transactions or dealings between us; (c) arise out of or relate to any future transactions or dealings between us; and (d) disputes about whether any claims, controversies, or disputes between us are subject to arbitration to the extent permitted by federal law.

Signature	Date

ALTERNATIVE DISPUTE RESOLUTION (ARBITRATION) AGREEMENT

- (1) Agreement to Arbitrate. In mutual consideration of the sale and purchase of goods or services, you for yourself, your heirs, successors and assigns (the "Buyer") and we (the "Seller" and all of its directors, officers, employees, agents, parent corporations, subsidiary corporations, corporations affiliated with Seller by direct or indirect common ownership, and assigns) agree with limited exception as set forth herein, that any and all disputes, claims, or controversies of any kind and nature between us arising out of or relating to the relationship between us will be resolved through mandatory, binding arbitration. This agreement to arbitrate covers claims that (a) arise out of or relate to this Agreement and any Sales, Service, or Rental Agreement; (b) arise out of or relate to any past transactions or dealings between us; (c) arise out of or relate to any future transactions or dealings between us; and (d) disputes about whether any claims, controversies, or disputes between us are subject to arbitration to the extent permitted by federal law. Because you and we have agreed to arbitration, both of us are waiving our rights to have disputes resolved in court by a judge or jury except as set forth below.
- (2) **Exceptions to Arbitration.** Notwithstanding any language in this Agreement to the contrary, in the event of a Default in payment by you the Buyer under any Sales, Service, or Rental Agreement, the Seller may seek its remedies in an action at law; and, its decision to do so shall not be deemed to be a waiver of its right thereafter to insist upon and seek specific enforcement of its rights under this Agreement, in the event that the Buyer shall assert a counterclaim or right of setoff in such judicial or non-judicial action.
- (3) **Arbitration to Be Conducted by American Arbitration Association.** Except as modified hereby, the arbitration shall be conducted by the American Arbitration Association according to the rules and procedures of the American Arbitration Association.
- (4) Costs of Arbitration. Each party shall bear its own costs of arbitration including all filing fees and legal expenses.
- (5) Location of Arbitration. The arbitration hearing and proceedings shall be conducted in the offices of the arbitrator.
- (6) Law Applicable to Arbitration Proceedings. The arbitrator is required to follow all substantive law applicable to any dispute, including, without limitation, the applicable statute of limitations. The arbitrator will be bound by the Federal Rules of Evidence, and must respect any applicable attorney-client privilege, attorney work-product privilege, and any other applicable privilege. The arbitrator is required to issue a written decision setting forth the decision and the reasons for that decision. You and we agree that the arbitrator's decision will be final, binding, and enforceable in any court of competent jurisdiction.
- (7) **Judicial Review of Arbitrator's Decision.** Except as set forth herein, you and we agree that the arbitrator's decision **CANNOT BE APPEALED**. The arbitrator's decision is subject to judicial review only on the grounds set forth in Title 9, Section 10 of the United States Code, as well as on the ground that the decision, findings, or rationale of the decision is manifestly inconsistent with the terms of this Agreement, the Rental, Services, or Sales Agreement, or the Federal Arbitration Act.
- (8) **No Class Actions or Joinder of Additional Parties.** You agree that you will not serve as a class representative or participate as a class member in an arbitration proceeding, that only your claims will be addressed in the arbitration proceeding, and that additional parties cannot be added to the arbitration proceeding unless you and we agree in writing before the arbitration. A dispute between us that is required to be arbitrated under this Agreement, will be arbitrated only between us, even if there are additional parties to the dispute or even if you make allegations that your dispute should be handled as a class action.
- (9) **Severability and Reformation.** If it is ever determined that some portion of this Agreement is void, voidable, or unenforceable, or if the inclusion of some provision in this Agreement would render the Agreement unenforceable, you and we agree that the void, voidable, or unenforceable provision or the provision that renders the Agreement unenforceable will be severed from the remainder of the Agreement, leaving the remainder of the Agreement enforceable. You and we further agree that a court may reform any portion of this Agreement found to be void, voidable, or unenforceable, or the inclusion of which would render this Agreement unenforceable.

transaction involving interstate commerce and shall be governed by the Federal Arbitration Act.		
BUYER:	Seller: HP Communications d/b/a Globalcom BY:	

(10) Federal Arbitration Act Applies. The parties understand and agree that this arbitration agreement is made pursuant to a