

HILLS
SERVICE
& REPAIR

Sender's Name:	Contact Phone number:
Facility Name:	
Return Delivery Address:	Purchase Order No.:
	Shipment Date:
	Tracking / Consignment No.:

CURRENT MODELS				AGED MODELS				REPAIR	
Current Models	Quantity	Quantity Cleaned	COVID-19 Affected	Aged Models	Quantity	Quantity Cleaned	COVID-19 Affected		
S8 B-CLE-AME				V5-TLE-AME				k	
S8 B-CLE				V5-TLE				\	
S8 B-CL				V5-TLL					
S8 B-C				V5-TL					
S8 CLE-AME V				V5-T					
S8 CLE VoIP				V4-TLE				IF UNREPAIRABLE PLEASE:	
S8 CL VoIP				V4-TL				Replace with current comparable model	
S8 C VoIP				V4-T				Do not replace	
				V3				Only replace if covered under warranty	
								Comments:	
<ul style="list-style-type: none"> All handsets must be thoroughly cleaned and disinfected prior to sending to Hills Health Solutions. Repaired handsets will be returned to the facility of origin only. A date label will be attached to the repaired / new handsets - removal of this label will void the warranty. Superseded handsets will be replaced with the most current version. 									
<p>NOTE: Due to infectious control protocols all COVID-19 affected handsets must be separated, placed in a separate sealed bag, and a RED label with "COVID-19 affected" attached prior to sending.</p>									

1. Please complete this PDF form –
2. After filling out the form, save it on your system.
3. Print out the completed PDF and send with equipment to:
Hills Health Solutions Pty Ltd
20/72 Makland Drive
Derrimut VIC 3026
4. Email the completed PDF form to: **healthsolutions@hills.com.au**
For any other information, please call 1300-HILLSH (445574)

Name:

Date:

***I have read and accept the terms & conditions set out in this form (including the Standard Terms and Conditions).**

Office Use Only

Customer Number:

Repair Number:

PARTS CONSUMED:		REPAIR CENTRE REPORT						
	Quantity:	Quantity Received:	Handset Model:	Handsets Repaired:	Warranty Repairs:	Handsets Replaced:	Warranty Replacements:	Replacement Model:
	Quantity:							
	Quantity:							
	Quantity:							
	Quantity:							
	Quantity:							
	Quantity:							
	Quantity:							
	Quantity:							
	Quantity:							
	Quantity:	Carrier: Consign: Cost:						

Standard Terms and Conditions

1. Unless otherwise agreed by You in writing this Agreement contains the entire agreement between the parties with respect to their subject matter and supersede all other representations, negotiations, arrangements, understandings, agreements and communications.
2. Once a Quote is accepted by You, or where you otherwise request Hills to perform the Services, Hills will provide the Services on and subject to the terms and conditions of this Agreement and the Quote (if applicable) cannot be cancelled or varied by You without Hills' consent.
3. Unless otherwise agreed, You must pay Hills for the Services no later than 30 days after the date of the invoice provided by Hills.
4. Unless otherwise agreed, the Price for the Services is exclusive of GST and any other taxes. If GST is payable as a consequence of any supply made (or deemed to be made) by Hills in connection with this Agreement, You will pay Hills an amount equal to the GST payable in respect of the supply, in addition to the amounts otherwise payable. GST means goods and services tax as defined in the **A New Tax System (Products and Services Tax) Act 1999 (Cth)** or any like tax.
5. This clause and any other limitations and exclusions of liability or warranties contained in this Agreement apply only to the maximum extent permitted by law. Nothing in this Agreement excludes, restricts or modifies any condition, warranty, right, obligation or remedy implied or imposed by any statute or regulation which cannot lawfully be excluded, restricted or modified. This Agreement must be read and construed subject to any such statutory provisions. If any such statutory provisions apply then, to the extent to which Hills is entitled to do so, Hills limits its liability pursuant to such provisions (at Hills' option) to, in the case of goods, the replacement of the goods or the supply of equivalent goods or the payment of the cost of replacing the goods or of acquiring equivalent goods; and in the case of services, the supplying of the services, or the payment of the cost of having the services supplied again.
6. Without otherwise limiting this clause and to the maximum extent permitted by law, the total aggregate liability of Hills to You under or in connection with this Agreement and the Services whether under contract (including under any indemnity), tort (including negligence), product liability, statute or otherwise is limited, for each claim or series of connected claims which relate to any and all obligations pursuant to this Agreement, to the Price (excluding GST) paid or payable by You for the Services to which the claim or connected claims relate.
7. To the fullest extent permitted by law and except as expressly stated in this Agreement, all express or implied warranties, representations, guarantees and conditions, whether arising under statute or otherwise, including as to merchantability, description, quality, suitability or fitness for any purpose or otherwise, are hereby expressly excluded.
8. Certain legislation, including the **Competition and Consumer Act 2010 (Cth)** may imply warranties, conditions, guarantees or impose obligations which cannot be excluded, restricted or limited or modified except to a limited extent. This Agreement must be read subject to those statutory provisions. If those statutory provisions apply, notwithstanding any other provision of this Agreement, to the extent to which Hills is entitled to do so, Hills limits its liability in respect of any claim under those provisions to:
 - (a) in the case of goods, at Hills' option:
 - (i) the replacement of the goods or the supply of equivalent goods;
 - (ii) the repair of the goods;
 - (iii) the payment of the cost of replacing the goods or of acquiring equivalent goods; or
 - (iv) the payment of having the goods repaired, and
 - (b) in the case of services, at Hills' option:
 - (i) the supply of the services again; or
 - (ii) the payment of the cost of having the services supplied again.
9. To the fullest extent permitted by law, Hills is not liable to You, in tort (including negligence), contract or product liability, or under statute or otherwise for any loss of profits, opportunity, revenue, data, goodwill, business or anticipated savings, pure economic loss, loss of value of equipment (other than cost of repair) or expectation loss or any indirect, incidental, consequential, special, punitive or exemplary loss or damage, arising out of or in connection with this Agreement or the Products and/or Services, even if such loss or damage was foreseeable, arose naturally or was in the contemplation of the parties in relation to this Agreement.
10. You indemnify Hills, its related bodies corporate and their respective directors, officers, employees and agents (**Indemnified Parties**) against all proceedings, actions, claims, demands, liabilities, losses, damages, expenses and costs (including legal costs), which may be made or brought (including by Your customers) against, suffered or incurred by the Indemnified Parties, and arising directly or indirectly out of or in connection with any loss or damage to property, personal injury or death of any person arising from any act or omission of You or any of its officers, employees, agents or subcontractors.
11. Unless other arrangements are agreed in writing, You shall be responsible to arrange and pay freight from Hills' place of business. Delivery occurs when Hills returns the Goods to Your nominated carrier (or Hills' carrier where You request for Hills to arrange transport on behalf of You (which shall be at Your cost and charged as a separate item)). Risk in the Goods shall be with You once the Goods are despatched from Hills' premises.
12. Each party shall treat as confidential all information disclosed to or obtained from the other party pursuant to these terms and conditions and shall not divulge such information to any person (other than such party's employees or contractors or other authorised parties who need to know) without the other party's prior written consent, provided that this provision shall not apply to information which was rightfully in the possession of such party prior to any negotiations, which is public knowledge (otherwise than as a result of a breach of this provision) or which is disclosed in compliance with applicable law, regulation or court order, provided the other party is given reasonable written notice of such proposed disclosure.
13. All rights in Hills Intellectual Property remain with Hills and nothing in this Agreement is intended to transfer any interest in Hills Intellectual Property to You. All rights in Your Intellectual Property remain with You and nothing in this Agreement is intended to transfer any interest in Your Intellectual Property to Hills.
14. This Agreement must be read and construed according to the laws of the State of New South Wales and the parties submit to the non-exclusive jurisdiction of the courts of that State.
15. In this Agreement, unless the context otherwise requires:

Agreement means these terms and conditions, the Quote and any conditions set out in the product repair form.

Goods means the goods submitted to Hills by You for repair.

Hills means Hills Limited.

Intellectual Property Rights means all rights in or to any patent, copyright, database rights, registered design or other design right, utility model, moral right, trade mark (whether registered or not and including any rights in get up or trade dress), brand name, service mark, trade name, eligible layout right, chip topography right and any other intellectual property rights whether registrable or not and wherever existing in the world, including all renewals, extensions and revivals of, and all rights to apply for, any such rights.

Price means the price for the Services as specified in the Quote.

Quote means a quotation for the supply of Services by Hills to You.

Services means warranty claim and/or repair services.

You and Your means the customer identified as such in the Quote or person requesting the Services.