



**INTERDEV**  
TECHNOLOGY SOLVED.

**CLEAR™**  
Authorized Retailer



## Sales Rep Contact Info

Name: \_\_\_\_\_

Address 1: \_\_\_\_\_

Address 2: \_\_\_\_\_

City: \_\_\_\_\_ State: \_\_\_\_\_ Zip: \_\_\_\_\_

Daytime Phone: ( ) \_\_\_\_\_ Evening Phone: ( ) \_\_\_\_\_

Email: \_\_\_\_\_

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### FOR INTERNAL USE ONLY

W-9 Form

Independent Contractor Agreement

CLEAR Air Card MAC CODE: 

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Provided CLEAR Gear (Polo Shirt)    Size:    S            M            LG            XL            XXL

Assigned Sales Rep Code: 

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Business Cards

Clear User Name in WiMAX OE Portal

## Request for Taxpayer Identification Number and Certification

**Give form to the  
 requester. Do not  
 send to the IRS.**

<b>Print or type See Specific Instructions on page 2.</b>	Name (as shown on your income tax return)	
	Business name, if different from above	
	Check appropriate box: <input type="checkbox"/> Individual/Sole proprietor <input type="checkbox"/> Corporation <input type="checkbox"/> Partnership <input type="checkbox"/> Limited liability company. Enter the tax classification (D=disregarded entity, C=corporation, P=partnership) ▶ ..... <input type="checkbox"/> Exempt payee <input type="checkbox"/> Other (see instructions) ▶	
	Address (number, street, and apt. or suite no.)	Requester's name and address (optional)
	City, state, and ZIP code	
	List account number(s) here (optional)	

### Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on Line 1 to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN* on page 3.

**Note.** If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter.

Social security number
or
Employer identification number

### Part II Certification

Under penalties of perjury, I certify that:

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
3. I am a U.S. citizen or other U.S. person (defined below).

**Certification instructions.** You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. See the instructions on page 4.

<b>Sign Here</b>	Signature of U.S. person ▶	Date ▶
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## General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

### Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
2. Certify that you are not subject to backup withholding, or
3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

**Note.** If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

**Definition of a U.S. person.** For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

**Special rules for partnerships.** Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

- The U.S. owner of a disregarded entity and not the entity,



## INDEPENDENT REPRESENTATIVE AGREEMENT

PLEASE TYPE OR PRINT CLEARLY

APPLICANT INFORMATION			LIST NAME OR COMPANY, NOT BOTH		
<i>Last Name</i>	<i>First Name</i>	<i>Middle Initial</i>	<i>Home Phone</i>	<i>Social Security</i>	<i>Birth Date of Applicant</i>
<i>Company Name</i>			<i>Cellular Phone</i>	<i>Federal Tax ID</i>	<i>Birth Date of Principal</i>
<i>Mailing Address</i>					
<i>Email Address</i>					

SPONSOR INFORMATION			
<i>Last Name</i>	<i>First Name</i>	<i>Middle Initial</i>	<i>Phone</i>
<i>Company Name</i>			

The undersigned, acknowledge that I have legal authority to enter into this agreement. I have carefully read the Terms and Conditions and acknowledge this by signing below.

<i>Signature</i>	<i>Printed Name</i>
<i>IR Sales Kit Payment Method</i>	<i>Personal Check (Make Payable to InterDev, LLC.) Cashier's Check, Money Order, or Credit Card (Complete the attached Credit Card Authorization Form)</i>

This agreement can only be completed by the new Independent Representative (IR).

### InterDev Independent Representative Agreement Terms and Conditions

I understand that there is no requirement beyond filing of this application and no purchase of sales or training materials are required to become an Independent Representative. I acknowledge that any purchase of sales aids, marketing marketing materials, training materials or training is strictly voluntary. I also understand that if I choose to sponsor others to participate in InterDev's Compensation Plan, I will not receive any compensation whatsoever for the act of sponsoring or recruiting, and that I will be compensated based upon the activities of the personally referred Independent Resellers (IR's) directly below me only to the extent of sales made by them to end customers. I acknowledge that if I am executing this Agreement on behalf of a company of any kind, I nevertheless remain personally responsible for the performance of all the duties and obligations described in this Agreement.

For purposes of these Terms, InterDev, LLC, its parents, subsidiaries and affiliates shall be referred to as "InterDev".

1. I, the undersigned Applicant, affirm that I am of legal age in the state of execution of this Agreement.
2. I understand that this Agreement is not binding until received and accepted by InterDev I agree to timely pay for any products, materials, services or other items that I purchase from InterDev In the event that I am delinquent with respect to such payments, I acknowledge that InterDev may offset such debt from any monies owing to me under its Compensation Program.



3. I agree that I am an IR responsible for my own business and not an agent, legal reseller or employee of InterDev or any party with whom InterDev transacts or contracts business. I agree that I will not be representing in any manner, that I am an agent, reseller, legal reseller or employee of InterDev or any party with whom InterDev transacts or contracts business and will not be treated as an employee for purposes of any federal, state or local statute, regulation, ordinance or other law.
4. Either party may terminate this Agreement for any reason, at any time, by giving prior written notice to the other party at its address of record.
5. Both parties will provide 30 days written notice of termination of this Agreement pursuant to the procedures set forth by Paragraph 4.
6. I acknowledge that as an IR, I am not guaranteed any income nor am I assured any profits or success, and I certify that no claims of guaranteed profits or representations of expected earnings that might result from my efforts as an IR have been made by InterDev or my sponsor. In this connection, I shall not represent directly or indirectly that any person may, can or will earn any stated gross or net amount nor that sponsorship of other IRs is easy to secure or retain or that substantially all IRs will succeed.
7. I understand that InterDev offers various services in different markets and, based on business conditions, certain services or the markets where the services are offered may change from time to time without notice. Further, I understand that InterDev strongly recommends the marketing of all available services by IRs to their prospective customers.
8. I acknowledge that my IR relationship is with InterDev and not with any carrier, supplier, or service provider with whom InterDev transacts or conducts business.
9. In the process of selling or otherwise promoting the products or services that InterDev markets, I agree that I, as an IR, will operate in a lawful, ethical and moral manner and I agree to make no false or misleading statements regarding the various relationships between InterDev, the said carrier/supplier/service provider(s) or me and the products or services. I agree not to recruit new IRs on the basis of promoting the sale of any one service offered by InterDev and that I shall follow the company's recommended practices of promoting and selling all services. I specifically acknowledge that I shall not engage in the slamming of a customer.
10. I understand that during any investigation by InterDev with respect to my breach of this Agreement and/or InterDev's Policies and Procedures, my distributorship may be suspended by InterDev and any payments which may be otherwise owed to me shall be escrowed until final resolution has been achieved. I acknowledge that in the event of my violation of this Agreement and/or InterDev's Policies and Procedures my distributorship rights may be terminated without further receipt of commissions or payments of any kind.
11. I agree to keep accurate records and shall not engage in or perform any misleading, deceptive or unethical practices. I further agree to abide by all federal, state and local laws and regulations governing the sale or solicitation of the products and services marketed by InterDev and/or its carrier/supplier/service provider(s), including but not limited to, any and all permits and licenses required to perform under this Agreement.
12. Neither InterDev nor any telecommunications/Internet carrier/supplier/service provider companies with whom InterDev transacts or contracts business shall be liable under any circumstances for any damage or loss of any kind, including indirect, special, punitive, compensatory, or consequential damages, losses or profits which may result from any cause, including but not limited to, breach of warranty, delay, act, error or omission of InterDev or any carrier/supplier/service provider(s), or in the event of discontinuation or modification of a product or service by InterDev or its carrier/supplier/service provider(s). I understand that the obligations of InterDev and/or its carrier/supplier/service provider(s) are limited to the performance of best efforts to process customer orders for acceptance and approval of requested services.

- 13. I understand that as an IR, I am free to select my own means, methods and manner of operation and that I am free to choose the hours and location of my activities under this Agreement, subject only to the terms of this Agreement and all InterDev Policies and Procedures.
- 14. I acknowledge that InterDev markets products and services to end customers at rates established by InterDev or its carrier/supplier/service provider(s) from time to time and that those products, services and rates shall be subject to change without prior notice.
- 15. I acknowledge that I am responsible for supervising and supporting Independent Resellers whom I've personally referred. I agree to maintain regular communication in support of my personally referred resellers through verbal and written communications.
- 16. InterDev shall periodically make various sales literature, promotion materials, training and other products or services available. I, however, am under no obligation to purchase any quantities of those materials or services at any time. Rather, I will have the option to order and purchase any materials or services, which I may choose. I will incur the cost of shipping said materials to InterDev.
- 17. I acknowledge that I have the right to sign up as many personal customers as I wish. For each personal customer signed, I will receive a sales commission and will also receive a 10% override commission from sales made by my personally referred IRs directly below me in accord with the currently valid InterDev Compensation Plan. InterDev reserves the right to vary or change eligibility as set out in the compensation plan. Any other payments I receive will be based upon fulfilling certain terms of qualification as set forth by the InterDev Compensation Plan. I agree that as a InterDev Sales Representative, I shall place primary emphasis upon the sale of telecommunications/Internet services to non-distributor customers as a condition of my receipt of commissions. Under certain circumstances, commission rates may be adjusted for promotional products or negotiated pricing. I agree that any payments made to me by InterDev in check form that remain uncashed by me after six (6) months from the date on the check are forfeited by me and thereafter are the property of InterDev.
- 18. I agree to indemnify and hold InterDev, its shareholders, directors, officers and employees harmless from any and all claims, damages, and expenses, including any attorney's fees, arising out of my actions or conduct in violation of this Agreement. In the event a dispute shall arise between myself and InterDev as to our respective rights, duties and obligations arising out of or relating to this Agreement, and the Policies and Procedures of InterDev it is agreed that such disputes shall be exclusively resolved through binding arbitration before the American Arbitration Association pursuant to the Commercial Rules of Arbitration. The arbitration shall be held in Roswell, Georgia before a panel of three arbitrators, each side choosing one and then the two choosing the third. All claims hereunder must be brought within two (2) year of the date on which the facts or circumstances giving rise to the claim are alleged to have happened. The laws of the state of Georgia will apply to the resolution of the dispute unless otherwise agreed in writing. The award of the arbitrator shall be final and may be entered in any court of competent jurisdiction. This provision shall not restrict InterDev from seeking preliminary or permanent injunctive relief in any court of competent jurisdiction.
- 19. I acknowledge that I have received the InterDev Policies and Procedures. I understand and agree that the Policies and Procedures are binding upon me. I further acknowledge that InterDev fully reserves its right to modify this Agreement, the InterDev Policies and Procedures and its Compensation Plan at any time by providing me with written notification or verbal communication through the InterDev website ([www.interdev.com](http://www.interdev.com)) or such modifications through other written or verbal communication from InterDev. For purposes of this Agreement, my address as indicated on this Agreement shall be deemed to be my correct address unless and until written notification of a change of address is provided by me to InterDev.
- 20. I acknowledge that this Agreement, the Compensation Plan and the InterDev Policies and Procedures incorporated herein by references constitute the entire Agreement between the parties hereto and shall not be modified or amended except as described in item 19 above. This Agreement shall be binding upon and inure to the benefit of heirs, successors and permitted assigns of the parties hereto. If any provision of the Agreement is determined by any authority of competent jurisdiction to be invalid or unenforceable in part or in whole for any reason whatsoever, the validity of the remaining provision or portions thereof shall not be affected thereby.
- 21. I acknowledge that the Compensation Plan is based on current products InterDev is marketing and is subject to change without notice.
- 22. During the term of the Independent Representative Agreement, representatives may not present any new reseller materials to existing or new prospective Independent Representatives without receiving written approval from InterDev Management. New materials include training documentation, marketing documentation, reseller recruiting documentation, and reseller order and management software. Doing so will be viewed as a violation of InterDev's policies and procedures as described in items 9, 10, 11, 23 and 24 and will result in immediate suspension of Independent Reseller's distribution.

- 23. During the term of the Independent Representative Agreement, representatives may not, directly or indirectly, sell to or solicit telecommunications/Internet services or other products or services offered by InterDev through any person or entity other than that specifically designated or approved in writing by InterDev. Independent Resellers shall not, during their relationship with InterDev and for a period of two (2) years thereafter, directly or indirectly, divert, entice, knowingly call upon, sell or solicit, take away or move any customer of InterDev or its carrier/supplier/service provider(s), whether or not the Independent Representative originally procured or brought such customer to InterDev (such activities are collectively referred to herein as 'Solicitation'). All customers solicited by Independent Representative on behalf of InterDev and its carrier/supplier/service provider(s) are deemed to be customers of InterDev or its carrier/supplier/service provider(s) and not of its Independent Representative. Independent Representative understands that such non solicitation prohibition shall be strictly enforced and that InterDev's carrier/supplier/service provider(s) shall be a third party beneficiary of this prohibition as well as any proprietary and confidential information provided to InterDev, which in turn is received by Independent Representative.
- 24. Further, during the term of the Independent Representative Agreement and for a period of two (2) years thereafter, representative may not enter into a direct marketing relationship with any carrier/supplier/service provider of InterDev. During the term of this Agreement and for a period of two (2) years thereafter, InterDev Independent Representative may not solicit an InterDev Independent Representative, whether active, inactive, individual or entity to participate in a marketing company offering competing products or services including, but not limited to, CLEAR. Without limiting in any way InterDev's right to pursue all rights and remedies available to it, violation of this covenant and condition will result in, but is not limited to, forfeiture of all distributorship rights, including all current and future commissions, bonuses and payments of any kind.
- 25. The Independent Representative acknowledges that monetary damages will not be an adequate remedy for the Company in the event of a breach of this Agreement, and that it would be impossible for InterDev to measure damages in the event of such a breach. Therefore, the Independent Representative agrees that, in addition to other rights that InterDev may have, InterDev is entitled to an injunction preventing the Independent Representative from any breach of this Agreement, in addition to any other legal or equitable remedies to which InterDev may be entitled.
- 26. InterDev may request that project plans, progress reports and a final results report be provided by the IR on a monthly basis. The results report shall be in such form and setting forth such information and data as is reasonably requested by InterDev.
- 27. The Independent Representative acknowledges that during the engagement [he or she] will have access to and become acquainted with various trade secrets, inventions, innovations, processes, information, records and specifications owned or licensed by InterDev and/or used by InterDev in connection with the operation of its business including, without limitation, InterDev's business and product processes, methods, customer lists, accounts and procedures. The Independent Representative agrees that [he or she] will not disclose any of the aforesaid, directly or indirectly, or use any of them in any manner, either during the term of this Agreement or at any time thereafter, except as required in the course of this engagement with InterDev. All files, records, documents, blueprints, specifications, information, letters, notes, media lists, original artwork/creative, notebooks, and similar items relating to the business of InterDev, whether prepared by the Independent Representative or otherwise coming into [his or her] possession, shall remain the exclusive property of InterDev. The Independent Representative shall not retain any copies of the foregoing without InterDev's prior written permission. Upon the expiration or earlier termination of this Agreement, or whenever requested by InterDev, the Independent Representative shall immediately deliver to InterDev all such files, records, documents, specifications, information, and other items in [his or her] possession or under [his or her] control.
- 28. The Independent Representative will carry liability insurance (including malpractice insurance, if warranted) relative to any service that (he or she) performs for InterDev.
- 29. Independent Representative agrees not to set up in business as a direct competitor of InterDev for a period of one year following the expiration or termination of this agreement. Independent Representative agrees to pay liquidated damages of 100% of all commissions if any violation of this Agreement is proved or admitted.



30. InterDev reserves the right to perform a background check on applicants and terminate this agreement based on our review of the findings. InterDev has a vital interest in maintaining a safe, healthy, and efficient working environment. Being under the influence of a drug or alcohol on the job poses serious safety and health risks to the user and to all those who work with the user. The use, sale, purchase, transfer, or possession of an illegal drug in the workplace, and the use, possession, or being under the influence of alcohol also poses unacceptable risks for safe, healthy, and efficient operations. InterDev has the right and obligation to maintain a safe, healthy, and efficient workplace for all of its employees, contractors and customers, and to protect the organization's property, information, equipment, operations and reputation. InterDev recognizes its obligations to its member companies for the provision of services that are free of the influence of illegal drugs and alcohol, and will endeavor through this policy to provide drug-and alcohol-free services. InterDev further expresses its intent through this policy to comply with federal and state rules, regulations or laws that relate to the maintenance of a workplace free from illegal drugs and alcohol. As a condition of employment, all employees, contractors and Independent Representatives are required to abide by the terms of this policy and to notify InterDev's management of any criminal drug statute conviction no later than five days after such conviction. InterDev maintains a strict zero tolerance policy regarding the use of illegal drugs and this agreement shall be terminated if the Independent Representative violates that policy.



## INDEPENDENT REPRESENTATIVE SALES COMPENSATION PLAN

There is no cost to become an Independent Representative with InterDev. The only requirement is to be on a service agreement with the CLEAR 4G network through InterDev. The only exception would be if someone already has a service agreement with CLEAR; then they would not be required to purchase another service agreement through InterDev. A copy of the Service Agreement needs to be attached to the InterDev Sales Agreement to be valid.

Everyone is an Independent Representative and earns commission on each personal sale. Currently, that commission is 2 x MRR and is detailed in the attached WiMAX Commissions - Authorized Resellers document. MRR is defined as Monthly Recurring Revenue. In addition, you will earn a 10% override commission on every sale made by your personally referred IR's directly below you. Any one that you personally refer to the business will always be on your sales team and you will be paid all override commissions due to you as long as you are active. The 10% commission overrides will continue as long as you maintain an active status. In order to keep an active status you must maintain four (4) personal sales each month. If you are unable to secure four sales a month, that month is considered a 'below active quota' month. Have one below active quota month and you receive a notice of being below quota, have two below active quota months in a 2-month period and you will no longer receive override commissions on the sales of your personally referred IR's, have three below active quota months in a 3-month period and you will no longer be able to sell CLEAR service and your agreement with InterDev will be terminated.

From time to time, InterDev may also provide promotions and bonus to incent sales. Currently, we are paying \$20 retroactive bonuses on each qualifying 2 year agreement sale that is made. In order to qualify for this payout you must personally have 20 or more total sales for that month, regardless of whether it is a 2 year agreement or a month to month sale.

The entire compensation plan is subject to change based upon payout from CLEAR, market conditions, and program performance.

### -Explanations-

**Charge Backs:** There will be a charge-back on all sales commissions to the sales agent up to and including 6 months and one day.

**Compensation Structure:** The pricing and compensation structure for each market may vary according to the payout for that market and is subject to change. InterDev will make every attempt to keep the pricing and compensation structure up to date. However, we have no control over individual offers in individual markets based on CLEAR corporate objectives. The current pricing plans, compensation structure and point system for each market are appended for your reference.

**Lost Equipment:** There will be a charge for all lost equipment signed out to the sales agent as shown in the table below:

Equipment Description	Equipment Replacement Cost
CLEAR USB Modem	\$88
CLEAR RSU Modem	\$175
CLEAR Voice Adapter	\$50
CLEAR 4G+ (Dual Band 4G/3G) Modem	\$239

Any lost equipment charges will be applied as a chargeback against sales commissions before any commissions are paid to Sales Agent. If unpaid commissions are insufficient to cover the lost equipment expense, you agree to allow InterDev to charge your credit card on file. If the card on file is no longer active, you agree to provide another method of payment within 7 days of request.

**IN WITNESS WHEREOF** the undersigned have executed this Compensation Plan as of the day and year written below. The parties hereto agree that facsimile signatures shall be as effective as if originals.

**InterDev, LLC**

**Printed Name:** \_\_\_\_\_

By: \_\_\_\_\_

By: \_\_\_\_\_

Its: Authorized Representative

Its: Independent Sales Representative

Date: \_\_\_\_\_

Date: \_\_\_\_\_

# WiMAX Commissions - Authorized Resellers



MARKETS: All

Effective 2/1/2010

Category	Offer	Customer Pays	Monthly Recurring Revenue		Payout - Contract	Payout - NO Contract
			Contract	No Contract		
Flagship Offers	Pick 3 Unlimited - Home + Mobile + Home Voice	\$75.00/mo. for 6 mo., then \$85.00/mo.	\$85.00	\$63.75	\$170.00	\$127.50
	Pick 3 Unlimited - Home + Mobile + Mobile	\$75.00/mo. for 6 mo., then \$85.00/mo.	\$85.00	\$63.75	\$170.00	\$127.50
	Pick 2 Unlimited - Mobile + Mobile	\$55.00/mo. for 6 mo., then \$65.00/mo.	\$65.00	\$48.75	\$130.00	\$97.50
	Pick 2 Unlimited - Home + Mobile	\$55.00/mo. for 6 mo., then \$65.00/mo.	\$65.00	\$48.75	\$130.00	\$97.50
	Pick 2 Unlimited - Home + Voice	\$55.00/mo. for 6 mo., then \$65.00/mo.	\$65.00	\$48.75	\$130.00	\$97.50
Consumer Mobile Internet	4G + Mobile Internet (Dual-mode)	\$70.00/mo.	\$70.00	\$52.50	\$140.00	\$105.00
	Unlimited Mobile	\$40.00/mo. for 6 mo., then \$45.00/mo.	\$45.00	\$33.75	\$90.00	\$67.50
	2GB Mobile Internet	\$35.00/mo.	\$35.00	\$26.25	\$70.00	\$52.50
Consumer Home Internet	Faster Home (Up to 6Mbps/1Mbps)	\$45.00/mo.	\$45.00	\$33.75	\$90.00	\$67.50
	Fast Home (Up to 3Mbps/1Mbps)	\$30.00/mo.	\$30.00	\$22.50	\$60.00	\$45.00
	Basic Home (Up to 1Mbps/500Kbps)	\$25.00/mo.	\$25.00	\$18.75	\$50.00	\$37.50
CLEAR Professional	30GB Shared Mobile Includes 2 users and emails, \$10/add GB	\$120.00/mo.	\$120.00	N/A	\$240.00	N/A
	30GB Mobile Add-On (additional device)	\$20.00/mo. per user	\$20.00	N/A	\$40.00	N/A
	15GB Shared Mobile Includes 2 users and emails, \$10/add GB	\$100.00/mo.	\$100.00	N/A	\$200.00	N/A
	15GB Mobile Add-On (additional device)	\$22.50/mo. per user	\$22.50	N/A	\$45.00	N/A
	Professional 4G + Mobile Internet (Dual-mode)	\$70.00/mo.	\$70.00	N/A	\$140.00	N/A
	Professional Unlimited Mobile Internet	\$50.00/mo.	\$50.00	N/A	\$100.00	N/A
	Professional 2GB Mobile Internet	\$40.00/mo.	\$40.00	N/A	\$80.00	N/A
	Faster Business Internet (Office Internet) includes up to 8 email accounts	\$75.00/mo.	\$75.00	N/A	\$150.00	N/A
Fast Business Internet (Office Internet) includes up to 4 email accounts	\$55.00/mo.	\$55.00	N/A	\$110.00	N/A	
Web Channel Offers 1/1-1/31	Unlimited Mobile	\$30.00/mo. for 6 mo	\$15.75	\$11.81	\$31.50	\$23.62
	Pick 3 Unlimited - Home + Mobile + Mobile	\$70.00/mo. for life	\$29.75	\$22.31	\$59.50	\$44.62
	Pick 3 Unlimited - Home + Mobile + Voice	\$70.00/mo. for life	\$29.75	\$22.31	\$59.50	\$44.62
	Pick 2 Unlimited - Mobile + Mobile	\$50.00/mo. for life	\$22.75	\$17.06	\$45.50	\$34.12
	Pick 2 Unlimited - Home + Mobile	\$50.00/mo. for life	\$22.75	\$17.06	\$45.50	\$34.12
	Pick 2 Unlimited - Home + CLEAR Voice	\$50.00/mo. for life	\$22.75	\$17.06	\$45.50	\$34.12
Voice	Home Voice	\$25.00/mo.	\$25.00	\$18.75	\$50.00	\$37.50
	Office Voice	\$25.00/mo.	\$25.00	\$18.75	\$50.00	\$37.50
	Voice bundle: Fast Home - Unlimited + Home Voice	\$55.00/mo.	\$55.00	\$41.25	\$110.00	\$82.50

Professional Class services include 1 static IP (Office Internet only), Port Security (Office Internet Only), dedicated 24x7 800 phone number, and a business Service Level Agreement.

**PLUS \$20 per sale bonus** paid on all 2yr agreement sales for that month when you sell any 20 or more new subscribers per month (excludes Web Channel offers). No-Contract Subscribers count as full Subscriber and 75% of contract rate MRR.