FIXED LINE DATA SERVICES

Terms and Conditions

The terms and conditions for Fixed Line Data Services ("T&C") which govern the provision of telecommunication services by Guernsey Airtel Limited ('GAL'). GAL is a private limited liability company constituted under Guernsey law with registration number 45232. The registered office of GAL is 45 High Street, St. Peter Port, Guernsey GY1 2JT.

1. DEFINITIONS AND INTERPRETATION

In the Conditions (as defined below) the following terms shall have the following meanings unless expressly stated otherwise:

- "Application Form" means the duly filled application form signed by the Customer and submitted to GAL for the provision of services.
- "Contract" shall refer to this Contract including the T&C executed between GAL and Customer in respect of the Services.
- "Customer Equipment" means any equipment used by the Customer to connect to or make use of a Service, whether provided by GAL, customer or any third party. "Customer" means the person or persons named in the
- Application Form.
- "FUP" means any fair usage policy relating to the expected and /or actual use of a Service by the Customer as available from GAL's offices or On-line or as provided to the Customer.
- 'Minimum Contract Period' means:
 - 1.6.1. a period of twelve months from the commencement of the Services or such other period as may be stated in the Application Form; or
 - any remaining minimum contract period relating to a Service where GAL has permitted the Customer to take over the Service, without break or without alteration of that Service by GAL, from another customer.
- "NTP" means the Network Terminating Point(s) which is/are supplied, installed, maintained and owned by GAL or any third party appointed by GAL to enable the termination of any cables which are used to deliver the Service to the Premises.
- "NTU" means the master Network Terminating Unit which is the equipment supplied, installed, maintained and owned by GAL or any third party appointed by GAL and connected to the NTP to allow connection of Customer Equipment to a Service.
- "ONT" means the Optical Network Terminal which is supplied, installed, maintained and owned by GAL or any third party appointed by GAL to enable the termination of fibre cables used to deliver a Service to the Premises.
- 1.10. "Premises" means the Customer premises or locations at which the Services are to be provided.
- 1.11. "Privacy Policy" means GAL's privacy policy available at https://www.Airtel-vodafone.com or available by contacting GAL at Data.Protection@Airtel-vodafone.com or from our Guernsey shop 45 High Street, St. Peter Port, Guernsey GY1 2JT, as amended from time to time.
- 1.12. "Product Description" means the documentation issued by GAL describing the specifications, SLA's and/or any other particulars of the Services
- 1.13. "Service Charges" means the sums charged to the Customer by GAL for the provision and use of a Service.
- 1.14. "Services" means the provision by GAL of private circuit, broadband or internet backbone service or any other service selected bythe Customer in the Application Form where these Conditions are stated to apply.
- 1.15. "T&C" means these terms and conditions, the ApplicationForm and any other documentation provided by GAL in relation to the Services.
- 1.16. "Telecommunications Apparatus" means any apparatus, equipment or wiring used to deliver a Service to the Premises, up to and including the NTP and ONT, or as otherwise identified by GAL.
- 1.17. "Type Approved Equipment" means any apparatus which has been approved by the British Approvals Board for Telecommunications (BABT) or approved by GAL for use in connection with the Service. In these T&C:
- 1.18. The singular shall include the plural and vice versa;
- 1.19. The masculine shall include the neuter and the feminine and vice versa:
- 1.20. The headings and titles herein are purely for convenience only and shall not affect the interpretation of the Agreement;
- 1.21. Any reference in the Agreement to any condition shall be construed as a reference to the condition in the Agreement unless expressly stated.

2. SERVICES, SCOPE AND TERM

- Customer shall execute an Application Form for provision of Services. If Customer's landline number or other details are unknown at the time of signing up, then such details will be inserted into the Application Form by GAL subsequently and such insertion shall not affect the validity of the Application Form or the T&C. Customer shall immediately inform GAL of any change in the particulars mentioned in the Application Form, including any change in billing address etc.
- Unless otherwise expressly agreed in writing or provided for by law or regulation, these T&C shall have effect from the
 - 2.2.1. execution of the Application Form; or,
 - 2.2.2. commencement of the Services, whichever is earlier and shall continue until the Services are terminated in accordance with the terms hereof.
- 2.3. Nothing in this clause shall prevent either party from terminating the Contract in accordance with clause 10 below.
- Each Customer identified in the Application Form shall be jointly and severally liable for the obligations under the T&C.
- The Customer shall ensure that the Services are only used, in accordance with the T&C and any other FUP and other guidelines issued by GAL;
- The Customer shall insure, at its own cost, all Telecommunications Apparatus and Customer Equipment located at the Premises and shall only use Type Approved Equipment for the purpose of utilizing a Service;
- 2.7. The customer shall enter into an appropriate contract with any other telecommunications provider that provides part or parts of the Service or Telecommunication Apparatus;
- The Customer shall comply with GAL's reasonable requests for assistance in order to diagnose existing or potential faults and allow GAL or any third party appointed by GAL full and convenient access to the Telecommunications Apparatus, NTU, ONT and associated wiring at all reasonable times in order to rectify any fault with a Service as reported to it by the Customer;
- The Customer shall:
 - provide suitable premises and conditions for the 2.9.1. Telecommunications Apparatus in accordance with GAL's instructions and use the Telecommunication Apparatus in accordance with the manufacturer's and / or GAL's recommendations;
 - 2.9.2. immediately notify GAL should the Customer know or suspect any unauthorized access or use of the Services:
 - 2.9.3. be responsible for all and any charges of any nature that may be incurred by GAL as a result of any use, authorised or not, of the login code and / or password;
 - be responsible for all damage or loss caused to GAL 2.9.4. or third parties by misuse of a Service other than due to the acts or omissions of GAL its employees, agents and / or subcontractors;
 - 2.9.5. take all necessary steps to warn all persons at the Premises of the dangers associated with provision of a Service and shall take proper and sufficient care in training personnel in the handling of the Telecommunications Apparatus where such handling is necessary;
 - 2.9.6. take all reasonable and proper precautions to protect the health and safety of GAL's personnel or personnel of any other service or equipment provider nominated by GAL, while at the Premises;
 - 2.9.7. take all appropriate measures to safeguard the security of data sent by means of a Service;
 - 2.9.8. be responsible for any remedial and / or decorative works after installation of the Telecommunications Apparatus, NTU and/or ONT; and
 - 2.9.9. provide, if necessary and at its own cost, a suitable power supply, connection points and / or earthing point, acceptable to GAL, for use with a Service.
- 2.10. The Customer shall not by themselves or otherwise:
 - 2.10.1. tamper with, move, modify, or interfere with the Telecommunications Apparatus without the written consent of GAL;
 - 2.10.2. use a Service in breach of any terms of any license applicable to the Customer or GAL;
 - 2.10.3. use a Service fraudulently or in connection with a criminal offence or to send messages or

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- communications which are offensive, abusive, menacing, obscene, annoying, incite hatred, panic or anxiety or which are otherwise unlawful;
- 2.10.4. use a Service to access, transmit, publish, display, advertise or make available material which infringes copyright or any other intellectual property right held in any country, is obscene or pornographic, contains threats of any kind, is defamatory in any way or breaches confidence, which is illegal or infringes any third party's legal rights of whatever nature under the laws of any jurisdiction for any reason;
- 2.10.5. apply direct current signals to the Telecommunications Apparatus or attempt to send such signals between the Premises; or
- 2.10.6. use a Service for any purpose which may result in the illegal access to or collection of data whilst in transit, illegal access to computers or networks, spamming, flooding or other such broadcasts together with any other activity which may adversely affect GAL or any third party.

3. SERVICES

- 3.1. Customer must comply with all applicable laws and regulations in relation to the use of the Services and shall not use the Services in any unlawful manner or to transmit any content that is prohibited by any applicable laws.
- 3.2. 2. The Services are provided for Customer's personal use only. Customer may not, without the express written permission of GAL, re-sell the services procured from GAL to any third party or permit any third party access to the Services.
- 3.3. Customer shall be responsible for any content transmitted through the Services, including any unauthorized use of the Services. Customer is responsible for the security of user ID and password used to access the Services and for the security of any wireless access devices you utilize with the Services.
- 3.4. The Services are provided in accordance with the T&C and does not include the provision of Customer Equipment unless specified on the Application Form. If Customer Equipment is provided as part of a Service then it shall be subject to such additional terms as may be prescribed by GAL. GAL may provide the Services and Customer Equipment itself or through other telecommunication/equipment providers. GAL shall not be liable for the conduct of any third party equipment or service provider.
- 3.5. GAL reserves the right to vary the Product Description, SLA or technical specification of the Service at any time.
- 3.6. GAL may, at its discretion, provide additional services to the Customer in conjunction with or related to a Service and / or terminate the provision of any services to the Customer, and / or take or not take any other action relating to the Customer on the basis of instructions received by telephone. GAL will use its reasonable endeavors to ensure that instructions purporting to be from the Customer are indeed from the Customer. However, provided that GAL has acted in good faith, GAL accepts no liability, and the Customer shall be responsible for all and any sums payable, in respect of any services provided or terminated or any action taken or not taken in reliance of telephone instructions received by GAL.
- 3.7. GAL will deliver a Service to the Premises using the most appropriate method, medium or technologies as decided by GAL at its sole discretion.
- 3.8. The NTP and the NTU or ONT will normally be installed at the same location in the Premises. The NTU or ONT can only be installed at an alternative location within the Premises if the Customer provides additional wiring to that location at its own expense which conforms to the relevant standards required by GAL. Customer Equipment must only be connected to a Service via the NTU or ONT.
- 3.9. Extension wiring and / or additional socket outlets must conform to the relevant standards required by GAL, must be supplied installed and maintained by the Customer at the Customer's own cost and must only be connected to a Service via the NTU or ONT.
- 3.10. The whole of the Telecommunications Apparatus, to the extent provided by GAL or any third party nominated by GAL shall remain the property of GAL and shall solely and exclusively be maintained and moved by GAL.
- 3.11. Where by reason of a fault with the GAL data network or

- Telecommunications Apparatus a Service has failed to operate in accordance with the Product Description, GAL will, at no additional charge to the Service Charge, repair the same within a commercially reasonable time and in a commercially reasonable manner. If any part of the Telecommunications Apparatus located at the Premises is damaged or tampered with by persons other than GAL or any third party appointed by GAL, then the Customer shall be liable to pay for the cost of repair and/or replacement of such Telecommunication Apparatus.
- 3.12. GAL reserves the right to alter the Customer's network / IP addresses provided by GAL or any other names, codes or numbers allocated from time to time by GAL for use in connection with a Service and all and such addresses, names, codes or numbers remain the property of GAL.
- 3.13. The Customer acknowledges and accepts that provision of a Service may involve the carriage of a high intensity light source or electric current which energies are dangerous and may cause serious injury or death if not handled properly.
- 3.14. Where the Customer comprises more than one person GAL reserves the right to provide information with respect to a Service provided to the Customer to any of the persons named in the Application Form.
- 3.15. Any URL or domain name used by the Customer in conjunction with a Service must not infringe the rights of another in any corresponding trademark, service mark or name.
- 3.16. GAL reserves the right to disclose the name, telephone and / or facsimile numbers and / or e-mail address of the Customer to any person/ authority/ entity making any complaint or enquiry in relation to use of the Service, or in an emergency, to the emergency services.
- 3.17. GAL reserves the right without penalty to limit, black-hole or discard any internet traffic or data that it reasonably suspects to be of a malicious nature or which threatens the stability of its network including, but not limited to, bandwidth swamping or suspected denial of service attacks.
- 3.18. The Customer acknowledges that GAL is unable to exercise control over the content of data made available to, accessed by, transmitted by, or published by the Customer.
- 3.19. Save where termination is notified by the Customer to GAL under clause 10.2 below, if: (a) the Customer terminates the Contract during the Minimum Contract Period; or (b) pursuant to clause 4 or Clause 10 below, GAL either cancels a Service during the Minimum Contract Period or suspends or limits a Service during the Minimum Contract Period and does not reinstate it, the Customer shall, even if GAL has terminated the Contract pursuant to clause 10 below by reason of the matter giving rise to the cancellation, suspension or limitation of a Service, pay a sum equal to the Service Charge and any extra charges which would have been payable to GAL for the balance of the Minimum Contract Period.

4. SUSPENSION OF A SERVICE

- 4.1. GAL may (without prejudice to any other right or remedy) suspend, limit or cancel a Service to the Customer without penalty and with immediate effect:
 - 4.1.1. during any technical failure, modification or maintenance of a Service or where it is unable to provide a Service for reasons beyond its control or otherwise for reasons not its fault provided that GAL will use its reasonable endeavors to procure resumption of a Service as soon as reasonably practical;
 - 4.1.2. if the Customer fails to observe or perform the T&C.
- if GAL has reasonable grounds to suspect that a Service is being used fraudulently or otherwise illegally or for unlawful purposes; or
- 4.3. if GAL has reasonable grounds to believe that the Customer has provided GAL with false, misleading or incomplete details about him- or herself or any other person who may use a Service (including, but not limited to, name, current and previous address(es), date of birth, telephone numbers, employment information and bank and credit or debit card information) when the Customer applied for a Service or thereafter or that the Customer has failed to tell GAL if any of these details have changed.
- 4.4. Notwithstanding any suspension, limitation or cancellation of a Service under this clause the Customer shall remain liable for all charges due hereunder throughout the period of



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suspension, limitation or cancellation unless GAL at its sole discretion determines otherwise but the Customer shall not be liable for any line rental charge for any period beyond a seven day period of suspension or limitation or the seventh day of cancellation.

5. CHARGES AND PAYMENT

- 5.1. The provision of Services is contingent on timely payment of Service Charges by the Customer. Service Charges shall be as mentioned in the Application Form or as may be prescribed by GAL from time to time. The Service Charges shall comprise any connection charge for a Service, whether initial or after suspension, limitation or cancellation, and rental charge (payable in advance) for a Service where such charges depend on the relevant service options selected in the Application Form
- 5.2. Where the Customer requests work to be carried out which is not included in the Service Charges GAL may charge additional sums. GAL will, for example, make extra charges where:
 - 5.2.1. it installs additional wiring at the Customer's premises other than that required to provide the Service;
 - 5.2.2. it repairs or traces a defect or fault to any wiring owned or maintained by the Customer that is used to extend the location of the NTU or ONT remotely from the NTP;
 - 5.2.3. it repairs any Customer Equipment where such repair is not covered by any other agreement between GAL and the Customer;
 - 5.2.4. it responds to a fault report and no fault is found to exist:
 - repair of a fault reported by the Customer is made more difficult or costly by breach of the Customer's obligations under the Contract;
 - 5.2.6. it corrects any defect or fault caused by the Customer or anyone using a Service; or
 - it repairs Telecommunications Apparatus located at the Premises that is damaged other than by GAL, its employees or agents.
- 5.3. Service Charges and/or additional sums are payable in full on demand or as otherwise agreed between the Customer and GAL.
- 5.4. GAL reserves the right to charge an administration fee in addition to the Service Charges where the Customer chooses to receive a paper copy of a bill
- 5.5. GAL will charge a late payment fee on any balances which remain unpaid after the due date.
- 5.6. For the purposes of credit referencing and fraud prevention, GAL reserves the right from time to time during the term of the Contract to:
 - 5.6.1. make searches about the Customer at credit reference agencies and elsewhere to verify the Customer's identity and to help GAL to decide whether to accept the Customer's application for Service and/or to continue to provide Service to the Customer;
 - 5.6.2. use (and share with debt collection agencies and appropriate authorities) the Customer's details for the purpose of collecting debts, preventing and detecting fraud and seeking to recover damages and costs arising from fraud or other unlawful activity on the part of the Customer;
 - 5.6.3. record, and pass to the appropriate authorities, details of any false or inaccurate information provided by the Customer or where GAL suspects fraud or any other unlawful or improper activity on the part of the Customer; and pass on to and share information with other communications service providers and network operators for the detection and prevention of theft and fraud or any unlawful activity.
- 5.7. If the Customer has been provided with any discount or subsidy on the basis that the Customer also avails other services from GAL (such as voice mobile connection) then, in case of early termination of Services, then the entire discount and/or subsidy provide by GAL shall be withdrawn and the Customer shall be liable to pay to GAL the full services charges and charges for any Telecommunication apparatus and other services at the full rate as if no discount

or subsidy had been provided. 6. AMENDMENTS AND ASSIGNMENT

6.1. GAL reserves the right to vary the terms of the T&C, the Service Charges and/or any other product description or charge at its discretion, with or without notice, but in each

- case, in accordance with any applicable law or regulations.
 6.2. Any updated T&C, Product Documentation or Service Charges shall be effective from the date they are published on the website of GAL or such other date as may be specified by GAL in writing.
- 6.3. The Customer shall not assign the Contract without the prior written consent of GAL.
- 6.4. GAL reserves the right to assign all or part of the Contract to any person and / or to sub-contract any of its obligations hereunder upon giving 28 days' notice to the Customer save that GAL may subcontract the provision or repair of Telecommunications Apparatus without prior notice.
- 6.5. GAL may increase any or all of the Service Charges where such amendment is a direct result of a change in applicable taxes, levies, cesses or any other statutory charges. Any such change in Service Charges shall be notified by publishing it on GAL's website and shall be effective from the date mentioned in such notification.

7. EXCLUSION AND LIMITATION OF LIABILITY

- 7.1. The Services are provided on an AS IS-WHERE IS basis with no guarantee, warranty or representation regarding its fitness of any purpose or merchantability. GAL does not warrant that the services shall be error free or uninterrupted. GAL excludes all liability of any kind for Customer's content or for third party content. GAL will make best efforts to provide the Service at speeds up to the published rate, however, GAL cannot guarantee the specific speed that Customer will receive as it is dependent on the technical and physical characteristics of the exchange line, the condition of internal wiring and the distance of Premises is from the exchange or street cabinet and other factors beyond GAL's control. GAL shall not be liable, in any manner whatsoever, for any loss suffered by Customer in relation to use of the Services or any deficiency in the Services.
- 7.2. The provisions of this Clause 7 set out GAL's entire liability (including any liability for the acts and omissions of its employees, agents and sub-contractors and any third party authorized by GAL to provide any part of the Telecommunication Apparatus and/or Services) to the Customer in respect of any breach of contract, misrepresentation, tortious act or omission including negligence or otherwise arising under or in connection with the provision of a Service. The Customer's attention is in particular drawn to these provisions.
- 7.3. GAL does not exclude or restrict liability for death or personal injury resulting from its own negligence.
- 7.4. Without prejudice to the generality of the foregoing, GAL shall not be liable to the Customer or to any other person for:
 - 7.4.1. any defect in, poor quality of, unavailability, interruption or discontinuance of a Service or any website or e-mail address (and without prejudice to the generality of the foregoing and, GAL shall in no circumstances be liable for any defectin, poor quality of, unavailability or interruption lasting less than three days;
 - 7.4.2. any loss of profits, business revenue, goodwill or anticipated savings, or any type of special, indirect or consequential loss (including but not limited to loss or damage to data, equipment or property even if in the care, custody or control of GAL) whether direct, indirect, foreseeable or unforeseeable; or
 - 7.4.3. any use of a Service by or activities of the Customer, in particular but not limited to any acts which under the laws of any jurisdiction infringe any third party's intellectual property rights (including the use of any domain name) infringe obscenity laws, constitute threats, are in any way defamatory or are illegal or giverise to any liability in any way.
- 7.5. GAL is not responsible for maintaining any insurance cover of any nature to cover any loss by the Customer or any other party arising from the provision or unavailability of a Service or otherwise and any such insurance cover shall be the responsibility of the Customer.
- 7.6. If any exclusion or limitation of liability contained in this clause

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- is invalid and GAL becomes liable for any loss or damage, the Customer (acknowledging that GAL is not able to evaluate any potential loss to the Customer) agrees that GAL's liability for any one event or series of events shall in any event be limited to the Service Charges due and payable by the Customer for the Minimum Contract Period.
- 7.7. Each provision of this clause shall operate independently of each other provision of this clause.
- 7.8. The Customer agrees to indemnify GAL and hold GAL harmless in respect of all costs, damages, awards and expenses and professional fees of any kind (without limit) arising from or in connection with any claim brought against GAL by any third party located in any jurisdiction arising from any use of a Service provided to the Customer (by either the Customer or any other party) constituting any unlawful act or otherwise giving rise to any liability. The Customer shall immediately notify GAL in writing of any such claims of which it becomes aware. The Customer further agrees to offer all reasonable assistance to GAL in defending such claims at the sole expense of the Customer.

8. FORCE MAJEURE

8.1. GAL shall not be liable in respect of any breach of the Contract due to any event the occurrence of which GAL is unable to control or avoid by the use of reasonable diligence (force majeure events), including but not limited to the failure, shortage or interruption of electrical power or supply, riots or civil commotion, strikes, lock outs or trade or labour disputes or disturbances, plague, epidemic or quarantine, fire, flood, drought or acts of any government or sovereign, change in any applicable law, acts of war or terrorism (whether real or perceived), defaults, omissions or actions, extreme weather conditions or acts of God.

9. NOTICES

- 9.1. All bills, notices and communications by GAL to the Customer may be sent or dispatched to the Customer by delivery, post, e-mail, facsimile transmission, text message or any other means deemed appropriate by GAL to the address, email, facsimile or mobile number of the Customer appearing on the Application Form or in any record of the Customer maintained by GAL or from which any communication by the Customer to GAL was dispatched or issued or otherwise last known to GAL. Any such bill, demand, notice or communication addressed and so sent or dispatched to the Customer shall be deemed to have been received by the Customer:
 - 9.1.1. in the case of dispatch by e-mail, text message, facsimile transmission or other instantaneous electronic communications, immediately upon transmission by the Service Provider;
 - 9.1.2. in the case of dispatch by delivery to the address of the Customer, on the date and at the time it was so delivered or left at that address; and
 - 9.1.3. in the case of dispatch by post, five days after it was posted by GAL.
- 9.2. All notices and requests from the Customer to GAL shall be in writing and sent to Guernsey Airtel Limited, Customer Services Department, 45 High Street, St. Peter Port, Guernsey GY1 2JT, unless GAL specifies to the Customer otherwise. GAL shall be entitled to regard as ineffective and invalid any notice or request of the Customer the receipt of which by GAL has not been confirmed by GAL to the Customer.
- 9.3. In addition to 9.2 above, GAL may give notice of any amendment, variation or supplement to the Agreement or any other published terms and conditions of GAL by publishing such notice in any newspaper with a mass circulation in Guernsey, posting such notice on any internet website maintained by GAL or otherwise by making such notice public in any manner deemed appropriate by GAL.

10. TERMINATION

- 10.1. The T&C and Services may be terminated immediately by GAL without penalty to itself if the Customer:
 - 10.1.1. fails to satisfy GAL with regard to any credit check undertaken in respect of the Customer;
 - 10.1.2. fails to pay when due any sum payable under the Contract or any other agreement or contract made between the Customer and GAL;
 - 10.1.3. is declared en désastre or passes any special resolution to enter into voluntary liquidation or is

- placed into compulsory liquidation by act of the Royal Court of Guernsey or a summons or process is served upon the Customer with the intent of obtaining any such order or the Customer becomes bankrupt or otherwise commits any act indicative of or analogous to insolvency under the law of any jurisdiction or enters into any composition with its creditors in the Bailiwick of Guernsey or elsewhere;
- 10.1.4. fails to observe or perform the Conditions or the conditions of any other agreement or contract made between the Customer and GAL and fails to remedy such breach as soon as possible and in any event within 28 days after the date that GAL serves written notice on the Customer in relation to such breach;
- 10.1.5. uses a Service in a manner which is unsafe or which has not been approved by GAL;
- 10.1.6. uses a Service fraudulently or in connection with a criminal offence or unlawful purpose;
- 10.1.7. makes improper use, within the meaning of Article 16(1) of the Telecommunications (Bailiwick of Guernsey) Law 2001, or any amendment or supervening law thereto, of a Service;
- 10.1.8. does or allows to be done anything which in GAL's opinion will or may have the effect of jeopardizing the operation of the telecommunications system provided by GAL to any of its customers;
- 10.1.9. connects equipment other than Type Approved Equipment to a Service; or
- 10.1.10. enters into a contract with another telecommunications provider for part of a Service and such contract is suspended or terminated.
- 10.2. The T&C may be terminated by the Customer if:
 - 10.2.1. GAL unreasonably exercises its rights of variation or suspension, by the Customer giving written notice to GAL within 14 days of the notice of variation or suspension:
 - 10.2.2. GAL exercises its rights of variation of the technical specification of a Service such that performance of the same is materially degraded, such termination to be on 14 days' written notice without further obligation; or GAL fails to observe or perform its obligations under the Contract and fails to remedy such breach as soon as possible and in any event within 28 days after the date that the Customer serves written notice on GAL in relation to such breach, by giving written notice to GAL of such termination.
- 10.3. Either party may terminate the T&C for convenience provided always that the party wishing to terminate the Contract gives to the other party written notice of its intention to do so; in the case of either party one calendar months' notice prior to the effective date of the purported termination of the Contract will be sufficient.
- 10.4. Termination of the T&C shall not affect any rights of either party to enforce any term hereof which right has accrued prior to the effective date of termination.

11. MISCELLANEOUS

- 11.1. We will only use your personal information as set out in our Privacy Policy. A copy of our Privacy Policy can be found on our website at https://www.Airtel-vodafone.com or available by contacting us at Data.Protection@Airtel-vodafone.com or from our Guernsey shop at 45 High Street, St. Peter Port, Guernsey GY1 2JT.
- 11.2. The Customer acknowledges receipt of such notice and agrees that a copy of the notice shall be made available to any natural person in relation to whom GAL receives personal information in relation to the Contract.
- 11.3. This Contract and the Privacy Policy, hereto represents the entire agreement between the parties hereto and supersedes and cancels all previous negotiations, agreements or commitments (whether written or oral) with respect to the subject matter hereof.
- 11.4. If any part or any provision of this Contract is or becomes illegal, invalid or unenforceable, that part or provision shall be ineffective to the extent of such invalidity or unenforceability only, without in any way affecting the validity or enforceability of the remaining parts of said provision or the remaining provisions of this Contract. No waiver by either party to any provisions of the Contract shall be binding unless made in



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- writing. The failure by either party to enforce at any time for any period any one or more of the terms or conditions of the Contract shall not be a waiver of them or of the right at any time subsequently to enforce all terms and conditions to the Contract
- Contract.

 11.5. The laws of the Bailiwick of Guernsey shall govern this Contract, without reference to the principles of conflict of laws, and the parties irrevocably consent and submit to the exclusive jurisdiction of the Royal Court of Guernsey for all matters arising under this Contract.