Terms and Conditions

Singtel

Singapore Telecommunications Ltd BRN: 199201624D 31 Exeter Road, ComCentre, Singapore 239732

Specific Terms and Conditions for Singtel SaaS Service

1. Definition and Interpretation

1. In this Specific Terms and Conditions, the following words and expression shall have the

following meanings:

"ACA" means the physical Application cum Agreement and the related web forms.

"Customer" means any person(s) or entity(s) who applies or subscribes for or utilises the

Service.

"CPE" or "Customer Premise Equipment" means any hardware or software provided by the

Customer for use with the Services

"End User" means any person(s) authorized by the Customer to use the Service.

"End User License" means any license terms imposed by any Third Party Vendor on

Customers and End Users.

"Force Majeure Event" means an event or occurrence:

"General Terms" means Singapore Telecommunications Limited's General Terms and

Conditions of Service which may be found at www.singtel.com

"Intellectual Property Rights" means all copyright, patent, trademarks, confidential

information and other intellectual property relating to or embodied in the Service and any

software, service documents and/or work provided in relation to the Service and all

documentation thereof

"Portal" means the myBusiness web-portal at URL: http://mybusiness.singtel.com.

"SaaS" means Software as a Service, a software delivery model in which the software is

developed by a Third Party Vendor and its associated data are hosted on the cloud, where

users will access through the Portal by using thin clients such as a web browser.

Singapore Telecommunications Limited Company registration number: 199201624D "Service" refers to the relevant SaaS service(s) as stated in the related Annex.

"SRCA" means the form called the Service Request cum Agreement.

"Subsequent Orders" means additional purchases (including but not limited to add-on

licenses or credits) for the Services

"Term" shall mean the Initial Term and/or the Subsequent Term(s), as the case may be.

"Third Party Vendor" shall mean any person or entity that provides SaaS, third party

software and/or related intellectual property.

"Work" means any additional work the Customer requests Singtel to perform in relation to

the Service.

which is beyond Singtel or Singtel's subcontractor, consultant or agents

reasonable control, including, natural disasters like national emergency, strike or

equivalent labour action, fire, thunderstorm, storm or other natural disaster,

decision by a competent authority, cable or network damage caused by a third

party, flooding or equivalent water related accident, peak in the electricity supply,

or discontinuation of essential raw material.

which Singtel or Singtel's subcontractor, consultant or agents could not have

reasonably foreseen or taken reasonable measures to prevent.

2. The words and expressions used in these Specific Terms and Conditions, which are

defined in the General Terms but are not defined in these Specific Terms and Conditions,

shall have meanings as defined in the General Terms unless the context otherwise

requires.

3. The headings or titles to the Clauses in these Specific Terms and Conditions are to

facilitate reference and shall not be referred to or relied upon in the construction of any

provision of these Specific Terms and Conditions.

2. Trial Period of the Service

1. If applicable or as referred to in the relevant Annex, the period of trial for the Service ("Trial

Period") shall be:

a period of up to thirty (30) days; or

such other period as may be stipulated by Singtel as the Trial Period.

2. The Trial Period Service shall automatically be terminated at the end of the Trial Period. If

the Customer does not convert the trial Service to a paid Service five (5) days prior to trial

Service termination, all data contained in the Service shall be removed and deleted as

stated in Clause 6.3 below. Without prejudice to Clause 11 of the General Terms, Singtel

shall not be liable for any loss, damage or liability incurred or sustained by the Customer

(including loss of data) as a result of using the Trial Period Service.

3. The Customer is responsible to backup and export any data, contained in the trial Service

before the trial Service is terminated.

3. Commencement, Duration and Pricing of Service

1. The Service shall commence on (the "Service Commencement Date"):

where the Customer purchases the Service through the Portal, the date of the

purchase; or

where the Customer purchases the Service through a Singtel customer service

consultant or by submitting a ACA Form or SRCA Form, the date the Service is

first made available for use by the Customer.

2. Without prejudice to Clause 3.2 General Terms, the Customer acknowledges and agrees

that Singtel reserves the right to revise the Fees and Charges quoted to the Customer at

(a) any time before the Customer purchases the Service or (b) during the term of the

Service (which includes the Initial Term and Subsequent Term).

1. The revised Fees and Charges will apply as follows: -

with immediate effect at the point of the Customer's purchase of the

Service; or

with no less than 30 days' - prior written notice to the Customer if the

revision occurs during the term of the Service.

3. Unless otherwise stated in this Agreement or its relevant Annex, the subscription period for

the Service shall be for a minimum period of 12 months from the Service Commencement

Date (the "Initial Term") or such other period as may be stipulated by Singtel. The Service

shall continue for successive monthly periods or such other periods as stipulated by

Single (the "Subsequent Term") thereafter, unless terminated.

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Company registration number: 199201624D 31 Exeter Road, Comcentre Singapore 239732 4. If the Customer continues subscribing to the Service after the Initial Term, the Customer agrees that the Initial Term's Fees and Charges may no longer be valid and the Customer

will be liable to pay at Singtel's prevailing rates.

5. All Subsequent Orders shall be at Singtel's prevailing rates.

6. Upon Service Commencement Date, and including any Trial Period, the Customer

consents to Singtel contacting it for marketing purposes and Service improvement(s) or

feedback(s).

4. Service Requirements and Limitations

1. The Service is provided "as is" and "as available". Singtel does not guarantee that the

Service is fault free, continuous or uninterruptable.

2. Singtel intends to improve the usability and performance of its Service by carrying out

Service maintenance. During maintenance periods, the Service may not be available to

the Customer. The time of performance will not be of the essence.

3. The Customer is solely responsible for its and its End Users and/or third parties use of the

Service (including all software, equipment, devices and documentation) and the content of

all communications facilitated by the Service. The Customer warrants that no such display,

use, content or conduct of the Customer, an End User and/or any third party in relation to

the Service shall be unlawful (including without limitation, fraud, invasion of privacy, illegal

pornography, obscenity, defamation or interferences with, or disruption to, other network

users, network services or network equipment) or prohibited by the terms of these Specific

Terms and Conditions, and that no such display, use, content or conduct shall infringe the

rights of any third party (including without limitation, intellectual property rights or

confidential information) and Customer agrees to indemnify and render harmless and

defend at its own expense, Singtel, Singtel's subcontractors or Third Party Vendors (or

their associated companies, officers and employees) against any and all costs, claims or

other liability (including reasonable legal fees), arising as a result of such display, use,

content or conduct.

4. Singtel is not responsible for any failure of the Service due to an accident, abuse,

misapplication or unauthorized modification of the Service or a device provided for use

with the Service by the Customer, an End User and/or any third party

5. Singtel takes no responsibility for the security, confidentiality or privacy of the

communications and/or data transmitted over the Internet and does not warrant (and

expressly excludes any and all express or implied warranties) that the Service will be

without failure, delay, interruption, error or loss of content, data or information. Singtel shall

not be liable for any compatibility issues pertaining to Customers' computers, applications

or other software on any computers using the Service nor shall Singtel be liable for any

loss of data associated with the Service.

6. The Customer is responsible for supplying and authorizing access to its End Users. The

Customer is responsible to terminates or reassigns access to the Service from any End

User that the Customer deems to have become unauthorized to access the Service at any

time.

7. The Customer acknowledges that the availability of the Service is subject to:

availability of resources, including, without limitation, availability of a suitable

network infrastructure at the time at which the Service is requested or delivered;

geographic and technical capability of the Singtel network and of Singtel's delivery

systems at the time at which the Service is requested or delivered;

provisioning time that may be required by Singtel to provide the Service;

the CPE meeting the minimum internet browser requirements as published on the

Portal for the Service from time to time; and

the Customer settlement of Customer's outstanding debts in any Singtel service

accounts.

8. The Customer acknowledges that

the Customer must procure and maintain at its own expense any equipment,

software, operating conditions and/or specifications needed to implement, receive

and use the Service, unless Singtel expressly agrees otherwise in writing;

the technical means by which Singtel supplies the Service is at Singtel's sole

discretion;

the Service does not include and Singtel shall not be responsible for any

configuration of the CPE. This includes the configuration of any wired or wireless

connectivity that may be supported by the CPE, unless as expressly stated in the

Annex(es);

where the parties agree that Singtel deliver a solution containing both SaaS

services and other services and/or products, the terms of the non SaaS service

part of the solution are to be agreed between the parties separately;

upon using the Service, the Customer and/or the End User acknowledges and

accepts the Third Party Vendor terms of service and/or End User License

agreement. Breach of any Third Party Vendor's terms may entitle Third Party

Vendor to take legal action against the Customer;

the Customer hereby consents that any data entered, used and/ or processed by

the Service may reside on Third Party's Vendor's infrastructure;

the Customer may use the Service only for its own internal use and the Customer

may not resell or distribute the Service, unless expressly stated in writing to the

contrary.

if applicable, any change in Service may cause Service termination and Clause 6.3

and 6.5 may apply;

the Customer may authorize only named End Users to use the Service and shall

keep a register of such named users and make it available for Singtel's inspection

at Singtel's request.

the Customer shall be liable towards Singtel for any Service related claim

presented by any End User(s) or third parties; and

the Customer is responsible for ensuring that any terms and conditions of use of

the Service are brought to the attention of, and complied with by, any person that

the Customer permits or allows to use the Service.

9. The Customer shall not:

through the use of the Service infringe any copyright or other intellectual property

rights pertaining to the information or resources made available by the Service nor

shall the Customer retain such information or resources for re-use in any computer

system or otherwise;

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• use the Service to access information and/or resources which are private to

individual and organizations unless permission to do so has been granted by the

owners or holders of the rights to such resources and/or information;

reverse engineer, decompile, disassemble or otherwise discover the Service or the

Service APIs (application programming interface) or the software for the Service or

develop, change, modify or copy the Service or the software for the Service; or

remove, modify or obscure any copyright, trademark or other proprietary rights

notices that is contained in the Service.

10. If the Customer reports a fault and following investigation from Singtel, either no fault is

found or Singtel determines that the fault does not lie with Singtel, then Singtel may charge

the Customer an administrative fee for the fault report at Singtel's then prevailing rate.

5. Version and Changes to Service

1. The Service supports limited number of web browsers and may require helper

applications, client software and equipment. Supported combinations published on the

Portal may be changed from time to time.

2. Singtel has no obligation to provide, support or maintain the Service if the Customer uses

software, software version, equipment or other facilities that are not in compliance with the

Service requirements.

3. The Service may be updated from time to time.

4. Singtel is entitled to change the Service if such change is necessary due to mandatory

legislation or a decision by a competent authority or the change relates to the changes by

third party licensor or hardware or software manufacturer to its products or license terms.

5. Notwithstanding any other termination rights contained in the Customer Agreement that

Singtel may have, Singtel has a right to discontinue the Service or feature thereof and if

the Service is not materially affected. In such instance, Singtel may terminate the

agreement for the Service or feature thereof by notifying the Customer reasonably in

advance.

6. **Termination**

1. For Customers who have subscribed for the Service, Singtel or the Customer may

terminate the Service, including/or the Subsequent Order, by giving to the other not less

than thirty (30) days' prior written notice.

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Company registration number: 199291924B 31 Exeter Road, Comcentre Singapore 239732 2. The Customer is responsible to make regular backups and export any data contained in

the Service at all times and/or prior Service termination.

3. Upon termination (regardless at Trial Period or Term), the following will apply:

the Customer's data and/or user accounts will be removed and deleted; and

the registered Portal account for access to the Portal will continue to be active

unless Customer otherwise requests.

4. Singtel may terminate the Service, block any Service content and/or Service access as the

case may be with immediate effect if Singtel believes that the Customer or End User's use

of the Service as the case may be is unlawful including, without limitation, alleged breach

of any End User License, fraud, invasion of privacy, illegal pornography, obscenity,

defamation or interference with, or disruption to, other network users, network services or

network equipment.

5. Upon termination of the Service, the Customer shall be liable to pay Singtel:

where the effective date of termination of the Service is the same as the expiry

date of the Initial Term for the Service, the Fees and Charges up to and including

the effective date of termination of the Service:

where the effective termination date of the Service is before the expiry date of the

Initial Term for the Service, the Fees and Charges up to and including the effective

date of termination of the Service and 100% of the monthly recurring charge(s) for

the period between the effective date of termination of the Service and the expiry

date of the Initial Term of the Service (if applicable); or

where the effective termination date of the Service occurs during the Subsequent

Term, the Fees and Charges up to and including the effective date of termination

of the Service and 100% of the monthly recurring charge(s) for the period between

the effective date of termination of the Service and the expiry date of the

Subsequent Term of the Service (if applicable).

7. Service Provision

1. Singtel shall charge for all Work at Singtel's then prevailing rate, where applicable.

2. In addition to the Fees and Charges in Clause 3 of the General Terms, a surcharge shall

be payable for any Work on public holidays, the eve of public holidays, or outside the

following hours:

Monday to Friday 8.30am - 6.00pm

Saturday 8.30am - 1.00pm

3. Singtel reserves the right not to accept or proceed with any application for Work. In

particular, Singtel may not accept or proceed with any application for Work if:

• the application submitted by the Customer and received by Singtel is not duly

completed, signed and company stamped as necessary; or

Singtel considers it is unable to perform the Work due to non-availability of

resources as stipulated under Clause 4.7.

4. Where the Customer requests that Singtel provision the Service within a specified period,

Singtel shall, in consultation with the Customer, determine the date to complete the Work

(the "Date of Service Required").

5. If Singtel is unable to complete all or any of the Work on or before the Date of Service

Required, then the Customer must:

and the Customer shall have no other claim against Singtel, and Singtel shall have no

liability in contract, at law or equity, for failure to complete the Work before the Date of

Service Required.

cancel that part of the Work that Singtel is unable to complete on or before the

Date of Service Required, without being liable to pay the cancellation charges

referred to in Clause 5.3 of the General Terms; and

accept that part of the Work that Singtel has completed, and pay for the same at

Singtel's then prevailing rate;

6. If the Customer requests to defer completion of the Work to a date after the original Date

of Service Required, the Customer shall be liable to pay a reservation fee at Singtel's then

prevailing rate. For the purposes of this Clause, the period of reservation shall be the

Singapore Telecommunications Limited Company registration number: 199201624D period between the originally agreed Date of Service Required and the date of completion

of the Work.

7. If the Customer cancels the Work, the Customer shall be liable to pay the cancellation

charges at Singtel's then prevailing rate.

8. Intellectual Property Rights

1. All the Intellectual Property Rights belong to Singtel, Singtel's subcontractors or Third

Party Vendors who have issued licenses to Singtel for the provision of the Service and are

not transferred to the Customer.

9. Limitation of Liability, Damages

1. The Customer shall present any claims in writing to Singtel within one (1) month from the

date the defect which the claim relates to was noticed, or should have been noticed, but in

any event within one (1) month from the delivery.

2. Without prejudice to Clause 10 of the General Terms, the Customer shall be responsible

and liable for any costs, expenses and damages of Singtel arising out of or due to the

unauthorized use, copying, reproduction and/or distribution of the Service, the software or

their parts.

3. In addition to Clause 11.1.2 of the General Terms, Singlel shall not be liable in any way,

whether in contract, tort (including negligence or breach of statutory duty) or otherwise for

any losses, damage or liability incurred or sustained by the Customer as a result of Singtel

carrying out actions on Customer's request or instructions.

10. Force Majeure

1. Singtel is released from all contractual obligations and liability if Singtel's performance is

affected by force majeure.

11. Consent to Use and Disclosure of Information and Data

1. The Customer agrees that Singtel shall be entitled to use or disclose any information or

data disclosed by the Customer in accordance with Clause 15 of the General Terms. The

Customer is entitled to withdraw such consent in the procedure as prescribed by Singtel

from time to time.

12. General

The Customer acknowledges and agrees that the Service may include Third Party Vendor

software and/or other related items to which the Customer agrees to bear any and all risk

in respect of any use by it thereof or reliance upon any results or data produced thereby.

Singtel makes no warranty or representation whatsoever in relation to any component of

the Service and specifically disclaim any and all express or implied warranties (including

any warranty as to non-infringement, satisfactory quality and/or suitability for purpose etc)

in relation therewith to the maximum extent permissible by law. Accordingly, the Customer

shall not make any claim whatsoever against Singtel or any of its related corporations,

howsoever based on any use by the Customer of any component of the Service

hereunder.

2. The Customer shall, at all times, be bound by and shall fully observe and comply with any

and all Third Party Vendor terms and conditions of use whether or not attached to these

Specific Terms, including any variations and/or amendments thereto, that is howsoever

and/or whensoever notified to the Customer by such third party or by Singtel. The

Customer acknowledges and agrees that it shall be a condition for the Service to be

rendered or continue to be rendered (as the case may be), for the Customer to agree to

and be bound by and to fully observe such Third Party Vendor terms.

3. The Customer shall be bound by and shall fully observe and comply with all the General

Terms as well as such other terms and conditions as may be agreed or accepted by the

Customer. The rights and protections conferred on Singtel under these Specific Terms and

Conditions shall be additional to the rights and protections conferred on Singtel under the

General Terms and any other terms and conditions agreed or accepted by the Customer.

4. Any Clause in the General Terms, these Specific Terms and Conditions, or any other

terms and conditions as may be agreed or accepted by the Customer, that is invalid,

unenforceable or illegal shall be enforced as nearly possible in accordance with its

intended meaning, but shall otherwise be deemed to be severed and shall not affect the

enforceability of any other Clauses, which Clauses shall continue to be valid and

enforceable to the fullest extent permitted by law.

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ANNEX - Business Domain Name & Hosting

Product Terms and Conditions for Singtel .SG Domain Name Registration Service

The Agreement between the Customer and Singtel contains the following Product Terms and Conditions.

By completing and submitting an application to Singtel for consideration and acceptance by Singtel, the

Customer agrees that he/she has read and agrees to be bound by these Product Terms and Conditions.

1. Definitions

1.1 In these Product Terms and Conditions, the following words and expressions shall have the

following meanings:

"Agreement" means the written agreement or an electronic agreement, which is equivalent at law

to a written agreement, entered into between the Parties upon Singtel's acceptance of the ACA

form submitted by the Customer together with Customer's acceptance of Singtel's terms listed in

Section 4 of the ACA form, SGNIC's Registrant Agreement, SGNIC's code of practiceand SDRP;

"Application cum Agreement for Singtel .SG Domain Name Registration Service" or "ACA Form"

means the application form duly completed and submitted by the Customer (offline or online)

together with these Product Terms and Conditions;

"Bill" means any bills, invoice or statement issued or rendered by or for and on behalf of Singtel of

any charge, fee or other sum stated therein as due or payable to Singtel under these Product

Terms and Conditions;

"Customer" means the person, business or corporate entity, or organization whose application for

the Service is received by Singtel;

"Domain Name" refers to the domain name that the Customer has requested for in the ACA Form

that he has completed and submitted to Singtel;

"General Terms" means the General Terms and Conditions of Service, which is accessible

at https://www.singtel.com/terms-general-enterprise as may be amended or varied by Singtel or its

related corporations from time to time;

"Initial Contract Term" shall mean a period of one (1) calendar year or such other period as may

be stipulated by the Customer in the ACA Form;

"Parties" means the Customer and Singtel jointly and "Party" shall mean either the Customer or

Singtel, as the context may require;

"Registrant Agreement" means the Domain Name Registration Agreement between the Customer

and SGNIC governing the registration of the Domain Name; which is accessible at

https://www.sgnic.sg

"SDRP" means the Domain Name Dispute Resolution Policy accessible at https://www.sgnic.sg as

may be revised by SGNIC from time to time;

"Service" means (i) in relation to new .SG domains, the registration, maintenance or renewal of

Customer's Domain Name in the SRS, or (ii) in relation to existing .SG domains, the transfer-in,

maintenance or renewal of Customer's Domain Name in the SRS, all on such terms and

conditions as are set up in these Product Terms and Conditions;

"Service Activation Date" means (i) in relation to new .SG domains, the date that Singtel registers

the Domain Name in the SRS, or (ii) in relation to existing .SG domains, the date that Singtel

transfers the Domain Name from the Customer's previous registrar to Singtel in the SRS;

".SG domains" means domain names bearing ".sg" as a top level domain;

"SGNIC" means Singapore Network Information Centre Private Limited, the .SG domains

registration authority, and its successors; ","Singtel" means "Singapore Telecommunications

Limited" who has been appointed by SGNIC to be an accredited registrar, and its successors;

"SRS" means Shared Registry System operated by SGNIC for the registration of Domain Names

"Term" means the Initial Contract Term and any renewal or variation thereof, as the case may be:

1.2 Words referring to the singular only shall also include the plural and vice versa where the

context requires.

1.3 Words referring to the masculine gender shall include the feminine and neutral genders.

1.4 The titles of the Clauses in this Agreement are for convenience of reference only and are not

part of this Agreement and shall not in any way affect the interpretation thereof.

2. Duration & Commencement of Agreement

2.1 The Initial Contract Term shall commence on the Service Activation Date.

2.2 The minimum period of subscription of the Service shall be the Initial Contract Term.

2.3 This Agreement shall be automatically renewable for subsequent consecutive terms each

extending for the period on the Initial Contract Term unless terminated in accordance with the

terms of this Agreement. The terms and conditions of this Agreement shall continue to apply for

each renewed term.

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Company registration number: 199201624D 31 Exeter Road, Comcentre Singapore 239732 Tel: +65 6838 3388 Fax: +65 6732 8428

3. Charges and Payments

3.1 The Customer shall be liable to pay in advance all charges, fees, costs or other amounts

whatsoever in relation to the Service as shown in Singtel's Bill (hereinafter separately and

collectively referred to as "Charges").

3.2 Singtel shall not in any event be liable to refund either all or part of any Charges paid by the

Customer in the event of a termination of this Agreement and/or termination/suspension of the

Service for any reason whatsoever.

4. Non-Cancellation of Request

The Customer shall not be allowed to withdraw the ACA form upon submission.

5. Obligations of Customer

5.1 When applying for a Domain Name, the Customer represents to Singtel and warrants that:

a) the Domain Name applied for does not infringe any registered trademark in Singapore;

b) the Domain Name is not identical to or confusingly similar with either a registered trademark,

company or business name in Singapore;

c) the Domain Name does not infringe the rights of any third parties in relation to any applicable

treaties or agreements;

d) the Domain Name applied for is for its own organizational use;

e) the Customer will not allow another party to use the Domain Name, whether for profit or

otherwise; and

f) the registration and/or use of the Domain Name does not infringe the legal rights of any party in

Singapore.

5.2 The Customer shall provide to Singtel complete and accurate data and promptly correct and

update Singtel of any changes thereto during the Term.

5.3 The Customer's wilful provision of incomplete and inaccurate or unreliable information, its

wilful failure promptly to update information provided to Singtel, or its failure to respond for over 15

days to inquiries by Singtel concerning the accuracy of contact details associated with the

Customer's registration shall constitute a material breach of this Agreement and be a basis for

cancellation of this Agreement and the Service.

5.4 The Customer acknowledges and agrees that registration of a Domain Name does not create

any proprietary right for him, Singtel or any other person in the name used as a Domain Name or

the Domain Name registration and that the entry of a Domain Name in the SRS shall not be

construed as evidence or ownership of the Domain Name registered as a Domain Name. The

Customer shall not in any way transfer or purport to transfer a proprietary right in any Domain

Name registration, or grant or purport to grant as security or in any other manner encumber or

purport to encumber a Domain Name registration.

5.5 The Customer is required to have ready latest by the Service Activation Date at least two

operational domain name servers, which will be published on the Internet as being authoritative for

the Domain Name. These domain name servers shall be operational, connected to the Internet

and shall respond to queries for the Domain Name. Non-compliance with this requirement shall

render the Domain Name to be deleted by SGNIC.

5.6 Upon notification from Singtel that Singtel is no longer a SGNIC accredited registrar, has had

its accreditation as a SGNIC accredited registrar suspended or terminated, the Customer is

responsible for changing its registrar of record to a new SGNIC accredited registrar as advised by

SGNIC.

6. Obligations of Singtel

6.1 In consideration of the Customer's payment of the Charges and compliance with these Product

Terms and Conditions, Singtel shall provide the Customer the Service requested by the Customer

in accordance with these Product Terms and Conditions.

6.2 In the event that Singtel is no longer a SGNIC accredited registrar, has had its accreditation as

a SGNIC accredited registrar suspended or terminated, Singtel shall immediately give notice to the

Customer in a form or manner as prescribed by Singtel.

7. Application and Registration of Domain Names

7.1 SGNIC maintains a list of prohibited domain names not available for registration. In addition,

SGNIC may reject or refuse the Domain Name selected by the Customer. The Customer

acknowledges that even if Singtel has approved an application or a registration for a Domain

Name, it may still be rejected by SGNIC. The Customer agrees that SGNIC may cancel or

suspend a registration approved by Singtel, as SGNIC in its sole discretion determines not in

conformity with its policies, procedures and guidelines for registration. Singtel does not take

responsibility nor shall it be liable for any losses or claims whatsoever if SGNIC rejects the

Customer's application.

7.2 Singtel shall register domain names on a first come, first served basis. Customers are advised

not to take any steps in reliance and Singtel shall not be liable for any such reliance upon the

prospective registration of a domain name before it becomes a registration entered in the SRS.

Singtel does not guarantee that the Domain Name picked is available and shall not be held liable

in the event that this Domain Name is not available for registration.

8. Use of Personal Data

The Customer consents to having its details, including but not limited to the customer name,

contact details of the Customer including the Customer's postal and email addresses, telephone

number, fax number if available and the technical and administrative contacts, domain name

server particulars, activation date and domain name accessed by SGNIC in the SRS database.

9. Right of Refusal

Singtel, in its absolute discretion, reserves the right to refuse to accept the registration Agreement

for any Customer without giving any reason therefor. The Customer agrees that the submission of

an application does not obligate Singtel to accept the Agreement. The Customer agrees that

Singtel shall not be liable for loss or damages that may result from Singtel's refusal to accept the

Agreement.

10. Termination of Service by Customer

10.1 The Customer may terminate this Agreement by giving Singtel at least thirty (30) days prior

written notice.

10.2 The effective date of notice of termination shall be the date of receipt of the said written

notice by Singtel.

11. Suspension or Termination of Service by Singtel

11.1 Without prejudice to Singtel's right of termination stipulated elsewhere in this Agreement,

Singtel reserves the right to terminate this Agreement and/or its provision of the Service, without

being liable to the Customer in damages or otherwise for such termination, by giving to the

Customer at least thirty (30) days prior written notice and is not bound to give any reason

whatsoever for such termination.

11.2 Without prejudice to Clause 11.1 above and notwithstanding the waiver of any previous

breach, Singtel may suspend (indefinitely or for such period as Singtel may consider appropriate)

or terminate (including terminate after suspending) the provision of the Service or the registration

of the Domain Name at any time after the occurrence of any of the following events, without giving

any prior written notice thereof to the Customer:

(i) the Charges payable under these Product Terms and Conditions or any other terms and

conditions with Singtel are in arrears, or the Customer has breached or is likely to breach any term

under these Product Terms and Conditions or any other terms and conditions with Singtel;

(ii) Singtel is of the opinion that the Customer has used or is likely to use the Service in breach of

any law;

(iii) the Customer is adjudged bankrupt or a receiving order has been made against him or if he

makes any composition or arrangements with or assignment for the benefit of its creditors;

(iv) the Customer has a winding-up petition presented against it or have a judicial manager, a

receiver and/or a receiver and manager appointed;

(v) the Customer ceases or threatens to cease business;

(vi) Singtel is instructed or requested to do so pursuant to any provision, instruction, regulation,

directive, order of any governmental, regulatory or competent authority or court of law; or

(vii) the Customer has perpetrated a fraud on Singtel or any of its related corporations and

affiliates ("Affiliates") or has conducted itself in a manner which may result in perpetrating a fraud

on Singtel or any of its Affiliates.

11.3 Any suspension or termination of the Service, cancellation of the registration of the Domain

Name or termination of this Agreement shall not affect the rights of Singtel or the obligations of the

Customer under this Agreement or any indemnity given by the Customer to Singtel hereunder or

operate as Singtel's waiver of any breach by the Customer, and shall be without prejudice to any

rights, liabilities or obligations of which Singtel has accrued up to the date of such suspension or

termination.

12. Dispute Resolution

Singapore

Company registration number: 199201624D 31 Exeter Road, Comcentre Singapore 239732 12.1 The Customer agrees that its registration of the Domain Name shall be subject to

suspension, cancellation, or transfer pursuant to these Terms and Conditions, as well as the

RPPG and SDRP, and in particular, but without limitation, (1) to correct mistakes in registering the

Domain Name; or (2) for the resolution of disputes concerning the Domain Name. The Customer

agrees that SGNIC shall have the right, at any time and from time to time, to amend the RPPG

and SDRP.

12.2 Singtel and SGNIC shall not be involved in any dispute that the Customer may have with any

third party. Any dispute arising from the registration and use of a Domain Name shall be

determined in accordance with the SDRP.

13. Indemnity

The Customer agrees to indemnify, defend and hold harmless Singtel as well as their directors,

officers, employees and agents from and against any and all claims, damages, liabilities, costs

and expenses arising out of or related to Customer's application registration or use of the Service.

14. Limitation of Liability

14.1 Under no circumstances shall Singtel or SGNIC be liable in any way to the Customer whether

in contract, tort (including negligence or breach of statutory duty) or otherwise for any direct,

special, incidental or consequential damages, or for interrupted communications, lost data or lost

revenue or profits by the Customer howsoever caused or arising, including but not limited as a

result of, or in connection with the Service, hereunder, the Domain Name's suspension,

cancellation, deletion, interruption or transfer due to procedures, rules or policies laid down by

SGNIC or Singtel; SGNIC's or Singtel's refusal to grant the Customer the Domain Name for

whatever reason, loss of data or income incurred by the Customer due to a malfunctioning in

Singtel's systems, or any breach or failure by Singtel to perform any of its obligations under this

Agreement.

14.2 SGNIC DOES NOT MAKE AND EXPRESSLY DISCLAIMS ANY REPRESENTATION,

WARRANTY OR CONDITION, WHETHER ORAL OR WRITTEN, EXPRESS OR IMPLIED,

STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OR

CONDITION OF QUALITY OR FITNESS FOR A PARTICULAR PURPOSE OR NON-

INFRINGEMENT OR THAT THE SRS WILL BE AVAILABLE AT ANY TIMES DURING THE

TERM OR IN RESPECT OF THE FUNCTIONALITY, FREEDOM FROM BUGS OR VIRUSES,

COMPATIBILITY OR INTEROPERABILITY OF THE SRS TO THE SYSTEMS ACCESSED BY

THE CUSTOMER OR WITH RESPECT TO THE SECURITY OF THE SRS OR ANY SYSTEMS

USED BY THE CUSTOMER TO ACCESS THE SERVICES PROVIDED BY SGNIC, INCLUDING

WITHOUT LIMITATION, THOSE PROVIDED BY THIRD PARTY SOFTWARE, HARDWARE,

INTERNET AND/OR TELECOMMUNICATIONS OR OTHER SERVICE PROVIDERS.

15. Variation and Waiver

Singtel reserves the right to amend and vary this Agreement from time to time as it deems fit

without notice to you.

16.Governing Law and Jurisdiction

This Agreement shall be subject to and construed in accordance with the laws of the Republic of

Singapore and in relation to any dispute arising between the parties which is outside of the scope

of the SDRP, the parties hereto submit to the exclusive jurisdiction of the Singapore Courts.

17. SGNIC Terms, Singtel Terms

17.1 The Customer affirmatively acknowledges and agrees that:-

(i) on registration of the Domain Name, Customer has entered into a relationship with SGNIC;

(ii) the relationship between the Customer and SGNIC is governed by the Registrant Agreement;

and

(iii) it is in compliance with the terms and principles contained in the SGNIC's code of practice

accessible at https://www.sgnic.sg

17.2 The Customer agrees that SGNIC shall have the right to enforce all terms of the this

Agreement in accordance with the Contracts (Rights of Third Parties) Act 2001.

17.3 The Customer shall be bound by and shall fully observe and comply with Singtel's terms

listed in Section 4 of the ACA. In the event of any inconsistencies amongst the terms, these

Product Terms and Conditions shall prevail.

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