TERMS AND CONDITIONS For Subscribing With Brain Telecom Services

1. Acknowledgements
Brain Limited (the opportunity) with great potential, ulmost declication and
Brain Limited (the opportunity) to serve its respectable customers (the USER) in the field of
information and technology is now introducing telecommunication services in the shape of BRAIN
TELECOME SERVICES (the SERVICE) described in detail at: www.braintei.get.bi; (the
WEBSIT) at lowest possible charges in order to meet the requirements of all the sections and to
forms and Conditions described herein below as the same are indisponsable for all of us in order to
set the things in filess.

Nature and Scope of the Service,

These services are telephony in nature and are being provided to you through land line based advance technology in order to make you ease for making communication with others under due permission of the Paskstan Telecommunication Authority. You may communicate with any one across the world at affordable rates without any interruption. Beside this basic service we have also arranged three other.

, YOU may seek any technical support / help limited to the SERVICE and the Equipments provided hereunder. You may call at 210-8888 and the same shall be available for 24 hours a day.

ii). Directory enquiry Service
The COMPANY shall provide you assistance in tracing out numbers of any of the person having connection of this SERVICE. YOU may call at 210-8888 to find out number(s) of your wanted

persons.

Emergency services
The COMPANY shall provide its USERS a basic Public Telephone Access Service for locating emergency numbers i.e., local police, fire brigade and ambulance assistance.

Agreement between YOU and the COMPANY/Acceptance of Term

Agreement weeken Food and the Commant, Acceptance or terms
These Terms and Condition to use the SERVICE constitute an AGREEMENT between YOU and the
COMPANY. YOU must accept all of the Terms and Conditions contained in this AGREEMENT in
order to access and use the SERVICE, YOU cannot access or use the SERVICE, if you do not
accept these Terms & Conditions in their entirety.

3. Eligibility to Sign the Agreement
YOU warrant that you are at least 18 years of age having computerized Identity Card and possess the legal authority to enter into this AGREEMENT and to use the SERVICE including any other services offered by the COMPANY, in accordance with the Terms and Conditions herein. YOU agree to be financially responsible for all of you use of the SERVICE. YOU further agree to supervise and be responsible for all usage of minors (living with you) or your employees regarding the use of this SERVICE under your name or account. YOU also warrant that all information supplied by YOU or members of your household in using the SERVICE, including but without the and correct. Where so, fallure or world accurate information may subject YOU to consequential consequences in accordance with law.

Modification of Terms and Conditions

4. Modification of Ferms and Conditions
The COMPANY at its own sole discretion may make any change, modification, amendment, atteration, update, addition or deletion of any term and condition regarding the SERVICE from time to time to reflect changes in the SERVICE or line to reflect changes in the SERVICE or line any other good reason and conditions, and YOU shall be responsible for reviewing these Terms and Conditions, and YOU shall be responsible for reviewing these Terms and Conditions, and YOU shall be responsible for reviewing these Terms and Conditions regularly. More so, your continued use of the SERVICE after any such change, amendment etc., shall constitute your free and express consent to such change. Unless explicitly stated otherwise, any such change the SERVICE shall be subject to these Terms and Conditions, as modified from time to time and with be notified to the customer(s).

5. General
The COMPANY reserves the right to change, modify, suspend or terminate the SERVICE temporarily or permanently, in accordance with the terms & conditions contained in this agreement. The COMPANY shall not be liable to the USEX or any third party in the event of exercise of her right to change, modify suspend or terminate the SERVICE, but the services cannot be disconnected without prior notice, if the fault is not on the part of customer.
Minimum Contract period shall be one year subject to renewal by both narries

6. Reassignment/Subletting/Transfer
The AGREEMENT at hard can only be sexceled by YOU in your personal capacity or on behalf of your firm, company, corporation or any other entity statutory or non-statutory along with the power of alloney duly executed by an authorized person on behalf of that firm, company etc. The rights, dules, obligations, liabilities and benefits thereof shall not be reassigned, transferred or subcontracted to any other person, firm, company or entity without prior permission of the Chief Executive in written. Transfer of the SERVICE to any other person is strictly prohibited without written permission of the COMPANY, YOU may file an application before an authorized person appointed in this behalf by the COMPANY, if YOU desire so, and it may be allowed subject to completion of other procedural formalities including deposit of transfer fee and final approval of the afforesal Chief Executive.

After submission of this AGREEMENT with any authorized person, employee, agent appointed in this behalf by the COMPANY and completion of other requirements/ formalities hereto, and having been finally approved by the Chief Executive of the COMPANY, the same shall be deemed to have commenced between YOU and the COMPANY.

Availing the SERVICE / Connection

Availing the SERVICE is subject to all terms and conditions of this Agreement. The COMPANY shall connect and maintain the Connection of its USER and will make an effort for continuous availability of the SERVICE to YOU throughout the term of this AGREEMENT.

Incidental Suspension/Disconnection of the SERVICE
YOU are in complete agreement that the SERVICE, by its technical nature may from time to time be
adversely affected by physical features, atmospheric conditions and other causes of interference
and may fail or require maintenance without any prior notice. In this case no claim of whatsoever
nature shall be entertained by the COMPANY.

10. Fees / Charges / Rates
The COMPANY has introduced a variety of fees / charges / rates in the form of Package(s) under a
great zeal to facilitate YOU according to your own requirements and feasibility. However the
COMPANY reserves the right to change, revise, reverse or amend the fee / charges / rates at any
time but, in case of increase 30 days notice shall be given to the customer(s). If any such revision or
amendment is introduced by the COMPANY, the same shall be applicable, the moment of its
publication, amountement are parties with the VIESS IT.

Evidence of the Company of the VIESS IT.

Evidence of

ublication, announcement of appearance at the WEBSITE.

Deposits and alternative methods for providing security for payments where asonably required e.g. where the current bill is unusually high i.e. Public Call Office, Call Centers c. The Cash Deposits amount will be calculated on Three month anticipated charges or ternatively against the following securities:

Personal Guarantee

Per approval credit Card

Cash Deposits

Piction Method

Pricing Method

Pricing Method
The call shall be billed on per minute multiply by relevantate as contained in Companys' Tariff.
 Excessive Billing/ Refund Claims
 We are in use of highly advance and reliable software for our billing section, even though if you find any error / mistake in your billing, you may file an application before an authorized person in this behalf or send an email to account sightprin net by, in case your claim is found correct by the sall person, the same shall be adjusted in the following manner:

Refund will be given from Security Deposits after adjusting payable charges at the time of terminations of services by company.

Excessive Billing will be adjustable/ payable to customers.

Excessive Billing will be adjustable/ payable to customers.

Other Expenses / Charges

Other Expenses (Charges

YOU shall bear all other expenses/charges for procuring any software, hardware, or internet /
broadband connection in order to enable YOU to have an access to use the SERVICE.

Connection Charges

YOU shall pay connection charges for securing an access to the SERVICE described at the
WEBSITE and also available at head office of the COMPANY and at all branches and with soch, lowever these charges do vary both for Commercial and Non-Commercial USERN.

too. However these charges do vary both for Commercial and Non-Commercial USERS. Monthly Access Charges
YOU shall pay monthly access charges for securing an access to the SERVICE described at the WEBSITE and also available at head office of the COMPANY and at all branches and with agents too. However they vary both for Commercial and Non-Commercial USERS.
These amounts are payable by YOU to the COMPANY on monthly basis in advance for continuing access to the SERVICE.
NOTE! Aforesaid charges shall continue to be payable by YOU to the COMPANY during any period of incidental suspension or disconnection of the SERVICE or requested by YOU or by a person appearing before the COMPANY in events such as non-payment of its invoices, or misuse of the SERVICE in accordance with contents of heading No. 19, However, if service remains discontinued to remain suspended, disrupted or bedanging No. 19, However, if service remains discontinued to the same suspended disrupted or company), the user shall be granted credits accordingly.

III.

Billing charges/invoices shall include all kinds of taxes, duties, tariffs, sales tax, and any other levies payable by YOU in accordance with the applicable laws, rules, regulations, enactments and notifications and same shall be received along with access charges against receipts.

Troussaurus arrus same snau or received along with access charges against receipts.

YOU shall also be responsible for, and shall pay, if any, sales tax, with holding, excise, value-added, personal property, public utility whether central, provincial, municipal or local, or any other taxes, and the state of the SERVICE. Such amounts shall be charged in addition to all other charges payable to the COMPANY for securing an access and use of the SERVICE. Such access the state of the SERVICE is such as the state of the SERVICE.

12. Modes of Payment
The payment of the SERVICE whether new or recurring is postpaid and prepaid. Keeping in view
your convenience and feasibility, the COMPAY has arranged a number of modes of payment and
billing can be done in the following ways/modes:-

By Cash

- (a). at head office of the COMPANY,
 (b). at all authorized branches,
 (c). with all authorized dealers and agents
 Against its duly signed and sealed receipt.

 By Cross-Cheque
 (a).
- ross-Cheque

 (a). at head office of the COMPANY in case of personal delivery,
 (b). through TCS service at the head office of the COMPANY
 NOTE! It is specifically prohibited to make payments by a self-cheque to the
 COMPANY or any other person on its behalf.

 redit Card
 Following Credit Cards are acceptable to the COMPANY to make the
 payments:

- - visa Card, MasterCard, Discover Card,
 - American Express Card,

To avail this opportunity, YOU shall be bound to provide a valid Credit Card Number to the COMPANY at its head office only. The COMPANY reserves the right to stop or annul this facility against YOU. If YOU substitute your cared with a new one or your card expires or YOU close your account or your billing address changes or the card is cancelled or replaced or lost / theft, you must inform the COMPANY forthwith. Monthly service fees are also charged in advance to your credit card bufn to monthly recuming charges.

inform the COMPANY forthwith. Morthly service lees are also charged in advance to your credit card burnt to monthly recurring charges.

13. Invalid Credit Card Number / Dishonouring of a Cheque

The COMPANY valid forthwith terminate your SERVICE temporarily, at any time in its sole discretion. If ever found your Credit Card number invalid or wrong or cancelled under whatsoever reasons or circumstances and shall serve upon you a 5how Cause Notice of 7 days through TCS service. The Notice shall be served on the address YOU have provided us in an application form and it shall be deemed to have rightly served nothly attending it returns una-served on any protect. The service is not to be served on the standing it returns una-served on any protect. The your written reply or appear in person or through your representative before the authorized person appointed on behalf of the COMPANY and if the same satisfies with the reason YOU conveyed/disclosed to him, he in his/her sole discretion may make an order to reactivate/restore the SERVICE subject to payment of 18. 3001- along with any other condition such authorized person company issuing you credit card, you shall be absolved from making payment of Rs. 3001- along with any other condition such authorized person company issuing you credit card, you shall be absolved from making payment of Rs. 3001- along with the service of Notice upon you.

While the service of Notice upon you.

While the service of Notice upon you.

Your account, the SERVICE provided to you shall be forthwith terminated on interim basis and YOU usiall be serviced where you shall be appeared to a your address supplied to us in an application form, and it shall be deemed to have rightly served notwithstanding it returns unserved on any pretext. The period of 7 days shall be reckned from the date of dispatch of Notice. If one person on or before 7 th day of its service before the authorized person appointed on behalf of the COMPANY and if same is satisfied that YOU have made arrangements with your on ap

14. Late Payment / Non-Payment
In case of availing the SERVICE under any of the postpaid package, all invoices of the COMPANY
due to YOU. If remains rupador unsatisfied on its last due date, the SERVICE shall be immediately
disconnected as an interim measure. A reminder shall be communicated to YOU and YOU shall be
required therein to get the SERVICE restored or reactivated within 90 days of non-payment. You
may make payments due on your part along with restoration charges of Rs. 100.- Your NUMBER
shall remain intal cas trust with the COMPANY till 90th day of the non-payment of invoice(s) and the
period of 90 days shall be reckoned from 1st day after the last due date of payment. However, If YOU
on tog the SERVICE restoragement, in this eventuality, the COMPANY also reserves the right to
disconnect the SERVICE to all other connections under your use.

A Short Code of Conduct

YOU shall be responsible for your acts or omissions and the content of your transmissions through or in connection with the SERVICE: In case of Commercial Users, it shall be deemed that the employee/operator in whose use the device was given by any firm, company, conporation of any other entity or its management hereby with that firm, company etc. and/or its management, therefore, YOU (the signatory not behalf of firm, company etc.) agree with the following:

(a). balde by all applicable local, provincial, central and International Laws, Acts, Ordinances, Rules, Regulators and Notification in use of the SERVICE: not to use the SERVICE:

Ordinaños, Rulies, Régulations and Notification in use of the SERVICE: not to use the SERVICE for lilegal purposes of whatsoever nature; not to use or attempt to use another person's / entity's code, password, account, without authorization from the owner; to comply with all laws, rules, regulations, notifications regarding transmission of voice or technical data (including all laws, rules, regulations, notifications and restrictions enacted/imposed/issued by the legislature or by the Pakistan Telecommunication Authority. (d)

not to stalk, threaten, or harass anyone through or in connection with, or utilizing any data collected through the SERVICE; (e) (f)

we neither endorse the content of any of your communication nor assume any responsibility for any threatening, libelous, slanderous, obscene, harassing or offensive material contained in such materials, or any crime facilitated by use of the SERVICE;

of the SERVICE:

(g). not to interferor of disrupt networks connected to the SERVICE or otherwise attempt to interfero with the proper function of the SERVICE; and (h). noto attempt to obtain unauthorized access to the SERVICE.

In case of any misconduct within the parameters set out hereinabove, the COMPANY shall and the set of a set of any misconduct within the parameters set out hereinabove. The COMPANY shall driven the set of a set of a

Terms for Residential/Non-commercial SERVICE

16. Terms for Residential/Non-commercial SERVICE
The SERVICE provided to you as a Residential / Non-commercial User is only for your personal
use. YOU shall not use it for any commercial, governmental, political activity, profit-making or nonprofitable ventures under any NGO, cincluding inited business, at home office, business, sales,
tele-commuting, telemarketing (including without limitation charitable or political solicitation or
political, audicaling, continuous or extensive call florwarding, fax broadcast, far blasting or any
other activity that may be inconsistent with normal residential/non-commercial usage or patterns
on case YOU or any other person through your account violates the parameters set out in preceding
in case YOU or any other person through your account violates the parameters set out in preceding
COMPANY higher rates fixed for COMMERCIAL SERVICE on account of all periods, including past
periods. The COMPANY resolves the right to immediately terminate the SERVICE; if found YOU to
have used the SERVICE in contravention of preceding paragraph.

Terms for Commercial SERVICE

11. (Biffin our commercial Service s. Commercial Service as a Commercial User VOLI have no right from COMPANY shall provide YOU Commercial Service as a Commercial Service (Service Service) and the Commercial Commercial Service (Service Service S

18. TerminationUpgrade/Downgrade of Monthly Plans
The COMPANY shall amounce Commercial and Non-Commercial monthly plans for concarned
The COMPANY shall amounce Commercial and Non-Commercial monthly plans for concarned
to the Company of the Company of the Company of the Company of the Company
plan shall be renewed each month on the anniversary date unless terminated by the USER.
Notice of termination must be in writing, either in Urdu or English with request for terminating the services. The request may be emailed or mailed at terminate@prinate heigh for the registered diffice services. The request may be emailed or mailed at terminate@prinate heigh for the registered diffice services. The request may be emailed or mailed at terminate@prinate heigh for the registered diffice required notice date shall be efficiently for the commercial services. The required notice date shall be efficiently for the next minimized of the owngrade a monthly info@brantlet heigh. Requests to change an existing plan must be submitted at least five days prior to the monthly anniversary date. A change to a more expensive (orgando) and customate that receive approval from the COMPANY to change to a more expensive (toggrade) and customate that receive approval from the COMPANY to change to a more expensive (toggrade) and the receive approval from the COMPANY to change to a more expensive (toggrade).

Volumay send plans and some control of the COMPANY to change to a more expensive (toggrade) and another transport of the company of the comp

inay ubscard whuller depleted to pay and instructions and present a service service septial through the service septial through the service septial through the service septial through the service service service at the following address: - 730 NIZAM BLOCK ALLAMA/OBAT TOWN LAAHOR YOU may, get the relevant information from the Toll Free Number 0800-22288 or fax it to 042-2101010.

19. Prohibition of Certain Uses

No USER shall use the SERVICE or shall take any other action, causing disruption in the network, integrity of the COMPANY or its veridors, whether directly, indirectly, expressly or impliedly as in this charged of the COMPANY or its veridors, whether directly, indirectly, expressly or impliedly as in this charges. Such that the company of the com

Telephone Numbers

21. Technical Support
The COMPANY shall provide USER attechnical support at its sole discretion limited to the SERVICE and the Equipment provided hereunder. Technical support shall be rendered from the COMPANY's premise, as available, via email for 24 hours a day.

22. Termination
The company reserves all rights and powers in her sole discretion to terminate your access to use the service and this agreement without any notice, if you or any other person whether with or without your consent are found to have committed any violation of the parameters set out herein, besides any contravention of any clause stipulated herein paragraphs No. 7, 14, 15, 16, 17, 18, 20. Brain Limited will not be liable to you or any third party for termination of the SERVICE.
Customer has a right to terminate the contract by giving notice 2 days prior to billing date.

23. Indemnification
The USER agrees to defend, indemnify and hold harmless Brain Limited, its directors, officers, shareholders, affiliates, agents, successors, assigns and vendors, from any claims or damages relating to this AGREEMENT or a breach or violation of this AGREEMENT, including reasonable attorneys fees.

24. Critical Components
Brain Limited will OFFER OR SUPPORT 15 OR ANY OTHER EMERGENCY FUNCTIONS
PROVIDED BY PTCL.

25. Disclaimer of Warranties and Liability
To the full extent permissible by applicable law, the COMPANY disclaims all warranties, express or implied, including, but not limited to, implied warranties of merchantability and filmess for a particular purpose and non-infringement. The COMPANY does not warrant that the service, or e-mail sent from the COMANY are free of viruses or other harmful components. The COMPANY shall not be label for any direct, use of or inability to use this site, including, but a label for a property of the complany and consequential demages, however, in case of negligence, it shall not be applicable.
The COMPANY shall not be label for any direct, indirect, consequential, incidental or special damages, whether foreseeable or not, which may result from use or access to the SERVICE. YOU understand and agree that the use of the SERVICE is at your sole insk and discretion and is on an "as it and "as available" basis. You also understand and agree that the use of the SERVICE is at your sole insk and discretion and is on an "as it and "as available" basis. You also understand and agree that the use of data that it sets.
The COMPANY shall not be larger marked to the standard and agree that the use of data that it is downloaded or any conversation made by this SERVICE.

Interest of the CAMPANY shall not be responsible for the contents on Internet or the World Wide Web not otherwise located on this site. The COMPANY makes no representations as to the quality, suitability, functionality or legality of any sites to which we may provide links, and the USER hereby waives any claim hershe might have against the COMPANY with respect to such sites.

In no event the COMPANY, her directors, officers, employees, staff, affiliates, agents, successors, assigns or any other service providers who furnishes services to the USER in connection with AGREEMENT or the SERVICE shall be liable for any incidental, indirect, special, punitive, exemplary or consequential damages, orfor any other damages, including <u>but not limited</u> to loss of data, loss of revenue or profits, or arising out of or inconnection with the use or inability to use the Service, including <u>handled</u> in the service of the service

Remedies for Breach of these Terms by You

Remedies for Breach of these Terms by You
 In the event that the COMPANY determines, at its sole discretion, that you have breached any
portion of these Terms and Conditions of Use, or have otherwise demonstrated conduct
inappropriate for our site, the COMPANY reserves following rights to:
 (i) warn you via email that you have violated these Conditions of Use;
 (ii) delete any or all content provided by you or your agent(s) to this
 Service.

discontinue your access to the Service

notify and/or send content to and/or fully cooperate with the proper law enforcement authorities for further action; and/or

any other action which Brain Limited deems to be appropriate

This Agreement is governed by the laws of the Pakistan Telecommunications Authority without regard to lits conflicts of law provisions. The USER acknowledges and agrees that PTA have jurisdiction over this Agreement and customer, that Civil Courts. High Courts are appropriate place for venue of any litigation, and that all litigation, to the extent possible, shall be in PTA.

Registration Information / Privacy Policy

When you register as a USER of the COMPANY, YOU shall be required to provide us with your USER I.D., and password for other Confidential Access Information.

Except as provided herein, the COMPANY shall not disclose to any third party your name, address, email address and USER I.D or your personal communication , without you permission, except to extend the provided of the prov

YOU are responsible for maintaining the confidentiality of your Confidential Access Information. YOU shall be responsible for all uses of your Confidential Access Information, whether or not authorized by you, YOU agree to immediately notify to the COMPANY of any unauthorized use of your Confidential Access Information.

30. Linking to the Service by Web Site
You may provide links only to the splash page of this site (located at www.brain.net.pk), provided
(A) you do not remove or obscure, by framing or otherwise, the copyright notice, content or other notices on this site.

you give the COMPANY prior written notice of such link by sending an e-mail to webmaster@brain.net.pk, and

you discontinue providing links to this site if notified by the COMPANY.

31. molecularious.
In the event that any provision of this AGREEMENT conflicts with the law under which this AGREEMENT is to be construed or if any such provisions are held invalid by a court with jurisdiction over the parties to this AGREEMENT. such provisions shall be deemed to be <u>restated</u> for effect as nearly as possible the original intentions of the parties in accordance with applicable law, and the remainder of this AGREEMENT will remain in full force and effect.

The failure of any party to insist upon or enforce strict performance by the other party of any provision of this AGREEMENT or to exercise any right under this AGREEMENT will not be construed as a waiver or reliquishment to any extent of such party sight to assert or rely upon any such provision or right in that or any other instance, rather, the same will be and remain in full force and effect.

and effect.

The COMPANY may assign its rights and obligations under this AGREEMENT and upon such assignment the COMPANY may be relieved of any further obligation hereunder. This AGREEMENT, and any modifications of this AGREEMENT by the COMPANY as provided above, constitute the entire understanding between the parties as to the subject matter hereof, and supersede all prior agreements and understandings, Any legally unenforceable provision of this AGREEMENT is the object on of Brain Limited, be deleted or modified to correct the defect, and, regardless, the remainder of the terms of this AGREEMENT is the remainder of the terms of this AGREEMENT is the remainder of the terms of this AGREEMENT is the remainder of the terms of this AGREEMENT is the main valid and enforceable.

Consent to Receive Electronic Documents

32. Consent to Receive Electronic Documents

By accessing this Service, you are agreeing to receive electronic documents, billing reports, statements and records (electronic records) in lieu of paper documents, statements and records statements and records statements and records statements and records considered to the statement of the statemen

Termination of the Agreement

The Company shall have all powers and authorities to terminate this Agreement and disconnect the SERVICE of any USER at any time without any prior Notice in the following events:
(a). If the USER makes default in fulfilling its liability and does not make out the outstanding payments within next 30 days of its due date,

outstanding payments within next. 30 days of its due date, If the USER is found to have made obnoxious calls or immoral attitude with any other person through this SERVICE. If the USER does not rectify its mistake/misconduct or does not intend to undo the same and does not ensure the COMPANY for his good behaviour in future within 7 days of the interim disconnection. If the USER commist default in its obligations and duties of whatsoever nature arising out under this AGREEMENT.

Notwithstanding the termination of the Agreement, all rights of the Company shall remain intact till the date of termination and shall online day-to-day basis until the outstanding payments are not satisfied by the USER in its entirety.

Arbitration

The system of th

Arbitration Act 1940 and any amendments thereto, shall apply to such arbitration proceedings, which shall be held in Lahore. The award under such arbitration proceedings shall be final and binding on the parties.

35. Acceptance of Ierms and Conditions by signing and submission of this AGREEMENT, it shall be deemed that YOU have understood all of the Terms and Conditions and YOU are agreed will contents of this AGREEMENT. You acknowledge (a) that you have read and understood these Conditions of Use; and (b) that these Conditions of Use have the same force and effect as a signed agreement.