

Your Trusted Business Partner



| sn: 17852 Fail | ba Subscriber A | Application Form |
|--|--|--|
| Subscriber Identity | | the control of the second second of bourses, in the control of the |
| First Name: | And the second s | ist Name: |
| ID/Passport Number: | Mobile Number: | Landline: |
| Physical Address: | sense justicities revealed attempt feest around out of charges, of audies the Customer Equipment on the breasts of this government or you or my uther user of the Services of the Premises. BY LAW | the properties of the properti |
| City: MI TON THE ANGELSME JEED SHATTER POST | al Address: | Postal Code: |
| or be construed as a course of constant by ITTs. ONE Contamers. You individual and solution leads that you will as linemass and constant and solution leads that you will as line Emmass and constant to a constant or the following to the our network or the | YOU ACKNOWLEDGE AND AGREE THAT THE AGGING APPLICABLE IT, POLICIES MAY HE PUT INTO FEAR PH TIME WITHOUT NOTICE BY POSTPRE A NEW INSIGNOR | h, minding all applicable taxes, in subtient, you are only responsible for protecting the executy around a time control to the Agreement, the cold of |
| Residential Address | navere a ser de la companya del companya del companya de la compan | AND AND THE STATE OF THE STATE |
| House Number: | Neb hutting? or other similar applications, for any f. I filted. (1) Local area network or wide area network. Veri agree understand in a affiliate, suppliers, and agents against all claims and. Emission. | ormened if for any reason (i) J.P. does not receive tool you are required regiment for the best value of any or beautiful for the property of the form of any or beautiful for the property of |
| Estate: we do not be state. Htt. correct of the encountries of the enc | over markerial revelance of any applicable law. In the new PHENE for material control of the co | Court: |
| Street/Road: | idential calling patient. If we determine, in our sole representa- violation of this Agreement, we reserve the right (i) that our in modify PHONE in (6) access additional charges for each | we st god fee, durge, not assenteels, because we cannot know in advance (a) whether you god fee, durge, the state of the s |
| City: 1 day rhinded on weal flate we have 1,0000000 and the returning on the city of the c | County: | Postal Address: |
| Invoice Address | Spring that if the second seco | |
| Physical Address: | RECO. V. Description is in the minimal as a second low by CROPER. If the minimal is deviced by a few and the control of the c | median we may require an to pay an intelliging for another appropriately the "Condition are "in a recommendation of the changes and other forc." This propriet is a second of the change and other forc. |
| Postal Address: | devices install the Service Epish engine within Minimum DRUGET, southwelly fee further consecutive terms of tigelve [12]. PROFITS | in Mark to blank (can Indiane). The design of the Agrange in the Agrange in our tile sid to the Agrangement and severe cents around an extra experience around the Agrangement and the control because negative. Parties the Agrangement and the Agrangement and the control and agrangement and the control and agrangement and the |
| City/Town: City/Town: 1 STANDER TO SELECT TO S | LIATZAII Should a should war no boile say the Email: | (a) series any libranes or credits the year do not report enither early (iii) days. ## AUNDARLE DEPOSIT FIT: 5 points difference ([10] seried as shortlyness.) |
| Service Section | Charles and the control of the contr | and the second s |
| One Off Connection Fee - Kshs 15,000, | eal be leaded to pure the contributes for the success and next. (HHTO) A my charges to stated in a superior grapher of the second and next. (LHALE) (LHALE) (HALE) (HALE) (HALE) | *Receive (signed by law strain my passame does up one account incidant particles institutes. Agreement short in this artificiation of the billimium Person deprets of the billimium Person deprets and the billimium post of the billimium Person deprets and the billimium post of the billimium Person deprets and the billimium post of the billimium Person deprets and the billimium post of the billimium Person deprets and billimium post of the billimium Person deprets and billimium Person depret |
| Faiba 10 Mbps Kshs 10,000/= | and violation notice to terminate or subject the Servines. FRECTER The transferred by or to any authorized users (e.g., email Of decembers that such use or take manion does not received.) The subject to the such use or take manion does not received. | with or without notice. We then may rearrange, delete, and we or observing change algority to applicable have, to not manufacture of tentral to contain the factors of experience of tentral to contain the contained to tentral to contain the contained to the contained to tentral to the contained |
| Faiba 15 Mbps Kshs 15,000/= | | |
| Faiba 20 Mbps Kshs 20,000/= | | to road any notices of changes to the Service(ed. We are not highly to deliver my consists facilities the province of the prov |
| Other The Control of | VOUCES OF THE SAME HAS THE PROPERTY OF THE PRO | specia allow as add on again the right to enter a reasonable time, your property one stand as a companied representation of the property of th |
| ACTORS AND STALL REMINDENE US FOR ANY INDIANALES, LOSALS ON EARING WITHOUT LIMITATION REASONABLE ATTORNEYS FEES AND | ich Sendres am dissentected, von will erturn all JTL (CONTIA) e in our egents, et work nu onder, nitmail west ind teat (ONCLUE) | And have the substrainty or given access to the Francisco. If you are not the substrainty or given to access to the Francisco. Compared to obtaining any supercond from the energy regions or and or agents made. |
| Payment Method | AND THE SERVICE STATES OF THE SERVICE STATES | |
| Installation Fee: "SA ATTEMPT OF THE PROPERTY | Sh Cheque | ☐ Credit/Debit Card ☐ Mpesa |
| Monthly Bill Payment: | sh Cheque | ☐ Credit/Debit Card ☐ Mpesa |
| Customer Signature | 200 (100 (100 (100 (100 (100 (100 (100 (| JTL Sales Signature |
| By signing this form you agree to be b conditions set out overleaf | ound by the terms and | Name and signature of Sales representative |
| Customer Name: | LATION, SELF-INSTALLATION, USE, INSPECTION, INSPIRATOR, AND THE SERVICES. RELIFICE IMPROVINCE/C. SERTIFICE TELEOR, AND THE SERVICES. SACHYLES OR CONTRACTORS SHALL HAVE ANY E. MINIMARE AND THE SERVICES OF THE SERVICES. | JTL Salesperson Name: |
| and the obtainment is an adjust to the country provided of the Space for the Space You against all privaces, seconds and other risks account to private the country of the Service. For a description of the country of the Service. For a description of the country of the service was about order to the country of the service was about order to the country. | LOVERS AGRETS ON CONTRACTORS WE SHALL REPAR ON RELEASED FOR SHIED DAMAGED providing | A 24 M PO 12 THE VENT YOUR COMMENT OF THE PROPERTY OF THE PROP |
| Signature: Mayor to the state of the state o | MICHO DE SUB THIS SPALL IN TURN ASSESSED. SECH ACTUTY. Per UT Confession. SECH ACTUTY. Per UT CONSIDER. SECONDARY NEED TO BE OPENED. SENOT THE OPENIO, ACCESSIVE OF USE OF VOICE. THE OPENIO, ACCESSIVE OF USE OF VOICE. THE OPENIO, ACCESSIVE OF USE OF VOICE. TO THE OPENIO WITH YOUR COMMUTTER MAY COMMUTTER MAY | The system of the state of the |
| if you continued receive Services after the change, we will consider line your nece | E COMPUTER OR DEVICE MANUFACTURER OR HOWEVER COMPUTERS OR DEVICES HARDWARE OR the chang | excepting or readvising my of the Services offered over our other heavel. You also agree that you. VOB WARRANTIES PROVIDED BY THE and are track invitation to the heads Writing. I'll Equipment or Cond. Are Distingued, whether initially of OTHER PARTIES. BELLATING TO. THE |

Faiba – Powered by JTL Support Line: +254 20 3975100 , +254 711 054100 Email: faiba@jtl.co.ke

Jamii Telecommunications Ltd. ADGroup Centre, Kunde Road, off Korosho Road, Valley Arcade. P.O.Box 47419-00100, Nairobi, Kenya Telephone No: +254 20 3975400 | Safaricom No: +254 711 054400

JTL TERMS AND CONDITIONS FOR RESIDENTIAL SERVICES

Limited (*JTL, "we," "us," or "or."). Services my melade, butare not finited to (*JTL, "we," "us," or "or."). Services my melade, butare not finited to, !! Bet-estion service ("Video"). ITL High-Speed Internet service ("INT"), and ITL Phone Service ("PHONE") (code in Services and collectively the "Services"). The terms and conditions in the "GENERAL TERMS AND CONDITIONS" section below are applicable to all Services unless otherwise indicated the may change or prices, fees, the Services and other terms and conditions in the "GENERAL TERMS AND CONDITIONS" section below are applicable to all Services unless otherwise, melanted we may change or prices, fees, the Services and the terms and conditions of this Agreement or applicable law specifies otherwise, me will give you firm; (30) days prior Notice of any your Service's). However, if you continue to receive Service(s) and the end of the notice period (the Effective Dark" of the change, we will consider that you have accepted the changes.

LACCEPTANCE OF ITHS AGREEMENT You will have accepted the Services or otherwise indicate your affirmative acceptance of such Services.

indicate your affirmative acceptance of such Services.

2. CHARGES, AND BILLINGS.

a. Charges, Fees, and Taxes That You Must Pay. You agree to pay all charges associated with the Services, including, but not limited to installation charges, monthly service charges, applicable-local taxes (however designated) and any fees or payment obligations imposed by governmental bodies for the sale, installation, use, or provision of the Services. We will provide youl with notice and an effective date of any change in our prices or fees. For Video, INT and PHONE cusfonces pricing information is available at www. faiba.ce ke.

b. How We Will Bill You. Services are provided to you on a month-to-month basis. You will be billed monthly, in advance, for recurring service charges. IN ADDITION, YOU MUST PAY, ON OR BEFORE THE DAY WE INSTALLATION CHARGES. You may be billed monthly, in advance, for recurring service charges. IN ADDITION, YOU MUST PAY, ON OR BEFORE THE DAY WE INSTALLATION CHARGES. You may be billed for some Services individually after they have been provided to you; these include per-call charges and charges for payage-riven movies or events; interactive television. Your first bill may include pro-nated charges from the date you first begin receiving Services, as well as monthly recurring charges for the next month and charges for nonrecurring charges for any non-recurring services you have received in the next month and charges for nonrecurring charges for any non-recurring services you have received in the amounts and proportions that we determine. However, we do not waive our rights to collect the full balance owed to us by accepting partial payment.

amounts and proportions that we determine. However, we do not waive our rights to collect the full balance owed to se by accepting partial payment.

c. Third-Party Charges That Are Your Responsibility. You acknowledge that you may incur charges with the partial partial payment of the partial payment of the partial payment.

In third-Party Charges That Are Your Responsibility. You acknowledge that you may incur charges include charges resulting from accessing on-line services, calling partics, who charge for their telephone-based services, purchasing or subscribing to other offerings via the Internet or interactive options on your Video Service, if applicable, or otherwise. You are solely responsible for all charges payable to third parties, including all applicable taxes. In addition, you are solely responsible for protecting the security of credit card and other personal information provided to others in connection with such transactions.

d. Payment by Credit Card or Check. If you use a credit card to pay for the Services, that use is good to the parties of the payment of that card, and you must refer to that agreement for your rights on liabilities as a cardibidor.

governed by the card issuer agreement for that card, and you must reter to that agreement or your eignorable that card issuer agreement for that card, and you must reter to that agreement or you are required payment for the Services.

1. Late or Non-Payments 'you may be billed fees, charges and assessments related to late payments or non-payments if for any reason (i) ITL does not receive from you arny required payment for the Services.

1. Late or Non-Payments 'you may be self until mismout due for the Services.

1i. Fees Not Considered Interest or Penalties: JTL does not anticipate that you will fail to pay for the Services on a timely basis and we do not extend credit to customers. Any fees, charges, and assessments due to late payment or nonpoyment are not interest, credit service charges, or finance charges or repeatiles. Rather, they are liquidated damages intended to be a reasonable advance estimate of our costs resulting from late, payments, and non-payments. These costs will be difficult to calculate or, to predict, when we et sale, they are liquidated damages intended to be a reasonable advance (a) whether you will pay for the Services on a time (incur because of your late payment or non-payment.

1i. Collection Costs: If we are required to use a collection agency or adroney to collect money owed by you, you agree to pay the reasonable costs of collection. These costs include but are not hunted to any collection agency's fees, reasonable advance with applicable law, may suspend or disconnect any or all the Services on a timedoe with applicable law, may suspend or disconnect any or all of the Services in a condense with applicable law, may suspend or disconnect any or all the Services by a received.

rytoes you receive.

Reconnection Fees and Related Charges. Should you wish to resume a Service after any suspension, en may require you to pay a reconnection fee. Should you wish to remstate anyor all Services after second colon, we may require you to pay an installation fee and/or service activation fee. These fees are addition to all past due charges and other fees.

in addition to all past due charges and other fees.

No Un Right to Make Credit Inquiries. You authorize JTL to make inquiries and to receive information about your credit experience from others, to enter this information in your file, and to disclose this information concerning you to appropriate third parties for reasonable business purposes.

Nour Responsibilities Concerning Billing Questions, Subject to applicable law, if you intend to dispite a charge or request a billing credit, you must contact JTL within sixty (60) days of the date on the bill. You waive any disputes or credits that you do not report within sixty (60) days.

REFUNDABLE DEPOSIT

We want you in your to prove a refundable, for exit and the property of t

brill, You waive any disputes or credits that you do not report within sixty (60) days.

3. REPUNDABLE DEPOSIT

We may require you to pay a refundable deposit when you activate the Service(5). We may also require you to pay a refundable deposit after activation of the Service(s) if you add JTI. Equipment andro Service(s) or if you fail to pay any amounts when they are due. If we disconnect your Service(s) or are otherwise required under applicable law to return discupsive, we shall within forty-five (st) days or as otherwise, specified by applicable law to return discupsive, we have the rejunction of the deposit, we shall within forty-five (st) days or as otherwise, specified by applicable law to return a sum equal to the deposit(s) you paid (without intention, any amounts owed for Services or for any JTI. Equipment that is damaged, altered, or not returned).

4. CHANCES TO SERVICES

Subjects applicable law, we have the right to change our Services, JTI. Equipment and rates or charges, at any time with or without notice. We also may rearrange, delete, add to or otherwise change programming or features or offerings contained in the Services, including but not limited to content for the content of the services of the programming or features or offerings contained in the Services, including but not limited to content for the services of offerings corticated on Section 11 (e).

5. ACCESS TO YOUR PREMISES

5. ACCESS TO YOUR PREMISES.
You agree to allow us and our agents the right to enter at reasonable times your property upon which the Services and/or JTL. Equipment will be provided (the "Premises"), for purposes of installing, configuring, maintaining, inspecting, upgrading, replacing and removing the Services and/or JTL Equipment used to receive any of the Services. You warrant that you are either the owner of the Premises or that you have the authority to give us access to the Premises. If you are not the owner of the Premises, you are responsible for obtaining any necessary approval from the owner to allow us and our agents into the Premises, and or first the area.

or that you have the authority to give us access to the Premises. If you are not not owner of the Fremises, or you are responsible for obtaining any necessary approval from the owner to allow us and our agents into the Premises to perform the activities specified above.

6. MANTENANCE AND OWNERSHIP OF EQUIPMENT

a. ITI, Equipment. You agree that except for the wrining installed inside the Premises ("Inside Wiring").

a. ITI, Equipment belongs to us the third parties and will not be deemed fixtures or in any way part of the Premises. ITI Equipment includes all new or reconditioned equipment installed; provided or leased to you by us or our agents, including but not limited to, cabling or wrining and related electronic devices, cable moderns, multimedia terminal adapters; ("MTA"), warreless gatewayrouters, any other lardware and after or "downloades" to TIL Equipment. You agree to use ITI. Equipment only for the Services pursuant to this Agreement. We may remove or change the ITI. Equipment at pur distriction at any time the Services are active or following the termination of your Service(s). You agree to allow us access to the Permises for these purposes. You may not sell, lease, abundour or give away the ITI. Equipment, or permit any other provider of video, high speed data or telephone services to use the ITI. Equipment in the Premises Art to the Agreement of the Premises Art to your request, we may relocate the ITI. Equipment in the Premises of the additional charge, at a time agreeable to your-and us YOU. UNDERSTAND AND ACKNOWLEDGE ITHAT IF YOU ATLEMPT. 10 INSTALL OR USE THE ITI. Equipment in the Premises Art Voluction of Mark Your request, we may relocate the ITI. Equipment of the Agreement was upon the Provider of the Provider of the ITI. Equipment of the Agreement of the Provider of the Agreement of the ITI. Equipment of the Agreement of the ITI of the ITI. Equipment of the I

Responsibility JTL has no responsibility for the operation or support, maintenance or repair of any equipment, software or services that you cleet to use in connection with the Services or JTL Equipment (the "Customer Equipment and took some strength expensions). The Equipment of the "Customer Equipment of the "Customer Equipment of the Services or JTL Equipment of the "Customer or other specifications constitutes a "Non-Recommended Configuration." NEITHER JTL-NOR ANY OF ITS AFFILIATES, SUPPLERS OR AGENTS WARRANT THAT A NON-RECOMMENDED COMPRIGHANT ON WILL ENABLE YOU TO SUCCESSFULLY INSTALLACEESS, OPERATE OR USE THE SERVICES, YOU ACKNOWLEDGE THAT ANY SUCH NSTALLATION, ACCESS, OPERATON, OR USE COULD CASES CUSTOMER EQUIPMENT TO FAIL TO OPERATE OR CAUSE DAMAGE TO CUSTOMER EQUIPMENT, YOU, YOUR PREMISSES OF STEED OF THE SERVICES AND STALLATION, ACCESS, OPERATOR, OR USE COULD CASES CUSTOMER EQUIPMENT TO FAIL TO OPERATE OR CAUSE DAMAGE TO CUSTOMER EQUIPMENT, YOU, YOUR PREMISSES OF STEED OF THE SERVICES AND STEED OF THE SERVI

500.00 per device used to receive the unauthorized Services in addition to our cost to replace any letted, damaged or unreturned JTL Equipment or other equipment owned by JTL, including any evidential costs. The unauthorized reception of the Services may also result in criminal fines and or

For PHONE Customers. You will be liable for all authorized and unauthorized PHONE us Out agree to notify us immediately in writing or by calling our customer service line du mess hours if you become aware at any time of unauthorized use of your PHONE Service notify us in a timely manner, your Services may be terminated without notice, with additing

harges to you.

Inside Wiring, You may install Inside Wiring, such as additional cable wiring and outlets, provided it toos not interfere with the normal operations of our Services. If you have us install inside Wiring, we will charge you for that service. Regardless of who installed it, we consider the Inside Wiring your operty or the property of whomever owns the Premises. Accordingly, you are responsible for the repair of the Inside Wiring, unless you and JTL have agreed otherwise in writing. Iff you do of own the Premises, contact your landlord or building manager about the repair or maintenance of saide Wiring, II you have us repair or maintain the Inside Wiring, we will charge you for that service. 7. USE OF SERVICES

side Wiring. If you have us repair or maintain the Inside Wiring, we will charge you for that service. USEO OF SERVICES.

B. agree (flast the Services and the JTL Equipment will be used only for personal, residential, non-more all purposes; unless otherwise specifically authorized by usin writing. You will not use the JTL upinment and you time at an address other than the Premises without our prior written authorization. You can depresent that you will not reself up permit another to reself the Services in whole or in part as will ask use or permit another to use the JTL Equipment of the Services, directly or indirectly, for a will add use or permit another to use the JTL Equipment of the Services, directly or indirectly, for various of the JTL Equipment of Services. Set of the JTL Equipment and or services are the JTL Equipment and or work of the JTL Equipment and or writers and that you shalf have sole responsibility for ensuring that all other users understand and may with the terms and conditions of this Agreement and may applicable JTL policies are undirectly and the process of the process of the services and that you shalf have sole responsibility for ensuring that all other users understand and may have the terms and conditions of this Agreement and may applicable JTL policies are undirectly, but intuited no various and the process and extensive formula intuition of the process and privacy policies. You further acknowledge and agree that you shalf have sole responsibility for ensuring that all other users understand and the processor of the Agreement and any applicable atmorps (see a sirring out of use of the Services, the JTL Equipment and/or the Customer Equipment or the breach of this secretary of the applicable JTL policies by you or any other user of the Services at the Premises.

FINT Clastomers.

Agreement or any of the applicable JTL policies by you or any other user of the Services at the Premises.

For INT Customers

3. Acceptable Use Policy. The JTL Acceptable Use Policy ("AUP") and other policies concerning INT are posted on the Service's Web site at waw, faiba.co.ke (or an alternative Web site if we so notify you. You further agree that JLL may modify, the AUP or other policies from time to time. Notwithstanding, anything to the contrary in this Agreement, YOU ACKNOWLEDGE AND AGREE THAT THE TERMS OF THE AUP AND ANY OTHER APPLICABLE JTL POLICIES MAY BE PUT INTO EFFECT OR REVISED FROM TIME TO TIME WITHOUT NOTICE BY POSTING A NEW WERSION OF THE AUP OR POLICY AS SET FORTH ABOVE, YOU AND OTHER USERS OF THE SERVICE SHOULD CONSULT THE AUP AND ALL POSTED POLICIES REGULARLY TO CONFORM TO THE MOST PROFILE STRONG OF THE SERVICE SHOULD CONSULT THE AUP AND ALL POSTED POLICIES REGULARLY TO ONFORM TO THE MOST PROFILE STRONG OF THE SERVICE SHOULD CONSULT THE AUP AND ALL POSTED POLICIES REGULARLY TO USE AND AGREE THAT THE SERVICE SHOULD CONSULT THE AUP AND ALL POSTED POLICIES REGULARLY TO ONFORM TO THE MOST RECENT VERSION.

b. Prohibited Uses of FNT, You agree not to use INT for operation, as an internet service provider, as server site for the perhaps of the provider, as server site for the perhaps of the provider of the Section mortal hosting. Web hosting or other smile applications, for any business enterprise, or as an end-point on a non-TL local area network or wide area network. You agree to the provider of the Section mortal provider, as server site for the provider of the Section mortal provider. As the provider of the Section mortal provider and both Juntimes of The AUP OF PROVIDER SET OF THE AUP OF THE

results in usage measurements of PHONE is in violation of this Agreement, in an immediately and without notice to terminate or modify PHONE or (ii) assess additional charges for each month in which such violation occurred.

8. ASSIGNABILITY

This Agreement and the Services furnished hereunder may not be assigned by you. You agree to notify us immediately of any changes of ownership or occupancy of the Premises. We may freely assign our rights and obligators under this Agreement with or without notice to you.

9. TERMINATION OF THIS AGREEMENT

1. Term. This Agreement is for a period of twelve (12) calendar months ("Minimum Period") computed from the date on whitch the Services are provided to you or such other time as may be agreed in writing bearing that the services are provided to you or such other time as may be agreed in writing bearing that the service are provided for by this Agreement or by any additional to this Agreement of (ii) it is replaced by a revised Agreement. If you self-install JTL Equipment, Service charges begin the earliest of (i) the day on which you picked up JTL Equipment at our service center, or (ii) the day you install the Service. Upon exaging of the Minimum Period this Agreement shall be renewed automatically for further consecutive terms of twelve (12) months unless terminated as provided berea.

b. Termination by You. After the Minimum Period, you may terminate this Agreement for any reason at any time by giving Ninety (90) day's notice to JTL is one of two ways; (i) send a written notice to the JTL's postal address, or (ii) send an electronic notice to the e-mail address specified on www. faiba.co.kc. Subject to applicable law or the terms of any agreements with governmental authorities, all applicable fees and charges will accure until this Agreement has terminated, the Services have been disconnected, and all TTL Equipment as Seet net returned. We will refund all pre-grid monthly service fees charged for Services after the date of termination (less any outstanding amounts due J

d. Your Obligations upon Termination. You agree that upon termination of this Agreement you will don't following:

i. You will immediately cease all use of the Services and all TIL Equipment:

i. You will pay in full for your use of the Services up to the date_that this Agreement has been terminated, and the Services are disconnected;

iii. Within ter (10) days of the date on which Services are disconnected, you will return all JTL Equipment to us at our local business office or to our agent's in working order, normal wear and tear excepted. Otherwise_you will be charged the amount set forth in the current principal is the supported for the particular model of JTL Equipment, you will be charged the retail price for a new represent. You may also be charged incidental costs that we incur in replacing the HTL Equipment. Upon the revised model of JTL Equipment and our employees, agents, contractors, and representancy to access the processed using regular business hours to remove the JTL Equipment and other material provided by JTL. We will return use more all at time agreed on by you and us, and you will ensure that all JTL Equipment is returned to FTL.

The person was not considered by JTL. We will conduct this removal at a time agreed on by you and us, and you will ensure that all JTL Equipment is returned to?!

The LIMITEDWARRANTY

THE TILE QUIPMENT AND THE SERVICES ARE PROVIDED "AS IS, "WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, NEITHER JTL, NOR ITS AFFILIATES, SUPPLIERS, EMPLOYEES, AGENTS OR CONTRACTORS WARRANT THAT THE JTL FOURMENT OR THE SERVICES WILL MEET YOUR REQUIREMENTS, PROVIDE UNIVERSITY OR THE SERVICES WILL MEET YOUR REQUIREMENTS, PROVIDE UNIVERSITY OR WARRANT THAT THE JTL FOURMENT OR THE SERVICES WILL MEET YOUR REQUIREMENTS, PROVIDE UNIVERSITY OR WARRANT THAT THE JTL FOURMENT OR THE SERVICES WILL MEET YOUR REQUIREMENTS, PROVIDE UNIVERSITY OR WARRANT THAT ANY COMMUNICATIONS WARRANT THAT ANY COMMUNICATIONS WILL BE TRANSMITTED IN UNCORRUPTED FORM ALL REPRESENTATIONS AND WARRANTIES OF ANY KIND. EXPRESS OR MPHLED, NICLIDING BUT NOT LIMITED TO ANY WARRANTIES OF PROTIBILITY OR RESIDENCE WARRANT THAT ANY COMMUNICATIONS WARRANT EXPRESS OR MERCILIANTABILITY, ARE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTIBILITY OR THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTISITIONS OF THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHERWISE PROTISITIONS OF THE HEREBY DISCLAMED AND EXCLUDED UNLESS OTHER PROTISION. THE HEREBY DISCLAMED AND ASSOCIATED TO THE HEREBY DISCLAMED AND ASSOCIATED TO THE HEREBY

ARRANTIES.

Other Services or Equipment. BY ACCEPTING THIS AGREEMENT, YOU WAIVE ALL

AIMS AGAINST JTL FOR INTERFERENCE; DISRUPTION, OR INCOMPATIBILITY

TWEEN THE JTL EQUIPMENT OR THE SERVICES AND ANY OTHER SERVICE, SYSTEMS,

OR EQUIPMENT IN THE EVENT OF SUCH INTERFERENCE, DISRUPTION, OR INCOMPATIBILITY, YOUR SOLE REMEDY, SHALL-BIE TO FERMINATE THE SERVICES IN ACCORDANCE WITH SECTION 9.

4. Software When you use certain features of the Services, such as online features (where available), you may require special software, applications, and/or access to the intermet. JTL makes no representation or warranty that any software of applications remailed on Customer Equipment, downloaded from the Service, or available through the Internet does not centure a virus or other harmful feature. It is not seen to the contract of the co

not operating or (ii) if normal electrical power is interrupted for a longer duration than the battery backup on surport. Voca also understand and acknowledge that the performance of the battery backup on update and and exhowledge that the performance of the battery, backup is not guaranteed. If the battery backup does not provide power, PHONE will not function unfil normal power is restored.

6. Third Parties. Notwithstanding anything to the contrary in this Agreement, you acknowledge and understand that we may use third parties to provide compension to the Services including without introduced that we may use third parties to provide compension to the Services including without limitation their services, capityment, infrastructure or content, which we constitute components of the Services. III, shall not be bound by any undertaking; representation, or warranty is moleyout explored. The services are content, which we have a content of the services and content of our underlying introduction, you will have access to the services and content of a service and that you will have access to the services and content of "service" and that you will have access to the services and content of "service" and that you will have access to the service, and we shall have no liability "with respect to such services, capityment, infrastructure and content that are distributed to a service and that you will have access to the service, and we shall have no liability "with respect to such services, capityment, infrastructure and content. You should address questions or eventure tolding to such a deep services, and we shall have no liability "with respect to such services, capityment, infrastructure and content. You should address questions or eventure tolding to such a deep services, and the providers with the services or content to the providers of such s

parties bereunder shall also survive, if they relate to the period before termination or if, by their terms, they would be expected to survive such termination.

12. INDEMNIFICATION AND LABILITY OF CUSTOMER

VOU AGREE THAT YOU SHALL BE RESPONDBILE FOR AND SHALL DEFEND, INDEMNIFY, AND HOLD HARMLESS, JIL, AND ITS EMPLOYEES, AFFILIATES, SUPPLIERS, AGENTS AND CONTRACTORS AND SHALL REINBURSE US FOR ANY DAMAGES, LOSSES OR EXPENSES (INCLUDING WITHOUT LIMITATION, REASONABLE ATTORNEYS FEES AND COSTS) INCLURED BY US IN CONNECTION WITH ANY CLAIMS, SUITS, JUDGMENTS AND CAUSES OF ACTION ARISING OUT OF (i) YOUR USE OF THE SERVICE OR JIL EQUIPMENT; (ii) VIOLATION OR INFRINGEMENT OF CONTRACTUAL RIGHTS. PRIVACY, CONFIDENTIALITY, COPYRIGHT, PATENT, TRADEMARK, TRADE SECRET, OR OTHER INTELLECTUAL PROPERTY AND PROPRIETTARY RIGHTS ARISING FROM YOUR USE OF THE SERVICE OR ANY UNAUTHORIZED APPRAFATUS OR SYSTEM; AND (ii) YOUR BREACH OF ANY PROVISION OF THIS AGREEMENT. 13. CUSTOMER PRIVACY NOTICE AND SECURITY

that JTL is expressly required to do so by applicable law, we will provide notice to ye e security of certain personally identifiable information about you. It is JTL's infort cy to provide such notice to you in the manner set forth in Section 15. 14. GENERAL

14. GENERAL

a. Entire Agreement. This Agreement and any other documents incorporated by reference constitute the
cutive agreement and understanding between the parties with respect to the subject matter of this
Agreement, and they replace any and all prior written or verbal agreements. If any portion of this
Agreement is led to be unenforceable, the unenforceable portions shall be construed in accordance with
applicable law as nearly as possible to reflect the original intentions of the parties, and the remainder of
the provisions shall remain in full force and effect. If JTL fails to insist upon or enforce strict
performance of any provision of this Agreement, it shall not thereby waive any provision or right.

Neither the course of conduct between the parties not trade practice shall act to modify any provision of
this Agreement.

Neither the course of conduct between the parties. In addition to representations and warranties you make cleewhere in this Agreement, you also represent and warrant that:

i. Age: You are a cleast 18 years of age.

ii. Customer Information: During the term of this Agreement, you have provided and will provide to ITL information that is accurate, complete and current; including without finitation your legal name, address, telephone number's, the number of devices on which or through the Service(s) is being used and payment data (including without limitation information provided to sent authorizing returning payments). You agree to notify us promptly, in accordance with the terms of this Agreement, if there is any change in the information that you have provided to us. If you fail to provide and maintain accurate information, you will breach this Agreement.

c. Information Provided to Third Parties, ITL is not responsible for any information provided by you to third parties, and this information is not subject to the privacy provisions of this Agreement or the privacy provisions of the Agreement or the privacy provisions of the privacy provision associated with providing personally identifiable information to third parties, you should refer to the privacy provisions associated with providing information to third parties, you should refer to the privacy provisions of the privacy provision associated with providing information to third parties, you should refer to the privacy provision associated with providing information to third parties, you should refer to the privacy provision associated with providing information to third parties, you should refer to the privacy procedure associated with providing information to third parties, you sh

policies, if any, provided by those third parties.

15. NOTICE METHOD FOR CHANGES TO THIS AGREEMENT

We will provide you notice of changes to this Agreement consistent with applicable law. The notice may be provided on your monthly bill, a bill insert, in a newspaper, by e-mail, or by other permitted communication. If you find the change unacceptable, you have the right to cancel your Services. However, if you continue to receive Services after the change, we will consider this your acceptance of the change.

16. GOVERNING LAW VERNING LAW
greenent shall be governed in all respects in accordance with the Laws of Kenya and a court of
ent jurisdiction in Kenya shall determine every claim or dispute arising out of or in connection with this Agreement, +254 20 3975100 , +254