Your order



Alshahania Stud

01 Aug 2022 **Branch**

CRN: 87410 Processed By: BASHAERF

Mobile Services

66310516 Acc # 1007617479

Shahry 575

SIM Replacement

Shahry Subscription, Mobile Internet, Shahry Voice, 5G Key, SIM Card Replacement, SIM Card Replacement, Data safety key

Order No: 210188247

SIM No: 8997401002217778091

Credit Limit: QR 10000 Bill Date: 12 Aug 2022 One Time Charges: QR 50 Monthly Rentals: QR 0 PUK Number: 64312835 PIN Number: 0000



eSIM QR Code

*The minimum contract period for postpaid services is 3 months. Free Special Number valued up to QR6,000 or a 50% discount for Special Number valued from QR7,000 to QR60,000. All Special Numbers have liability of 12 months.

(/)	I have read and agreed to the terms an	d conditions

Customer Signature					
l					



- BY SIGNING THIS APPLICATION FORM, OR BY ACTIVATING OR USING OUR SERVICE, YOU AGREE TO BE BOUND BY THESE TERMS AND CONDITIONS ("GENERAL TERMS AND CONDITIONS"). PLEASE READ THESE GENERAL TERMS AND CONDITIONS CAREFULLY. THEY AFFECT YOUR LEGAL RIGHTS.
- 1. GENERAL: These General Terms and Conditions and our Service Tariffs and Application Form constitute the terms of your agreement with Ooredoo for any telecommunications service that we provide you ("Services"), as well as any related software, content, or equipment. These General Terms and Conditions supersede all earlier versions and any contract into which you may have entered with Ooredoo. The General Terms and Conditions, your Application Form and the applicable Service Tariff together are referred to as the ("Agreement"). To the extent that these General Terms and Conditions conflict with the applicable Service Tariff the terms of the applicable Service Tariff the Tariff, the terms of the applicable Service Tariff the Tariff, the terms of the applicable Service Tariff to the Tariff the Tariff the Tariff to Tariff the Tariff the
- Conditions conflict with the applicable Service Tariff, the terms of the applicable Service Tariff shall prevail.

 2. CHANGES TO THE AGREEMENT OR ARREES. Or Regulatory, if required: (a) modify the fees and charges contained in the Service Tariff (b) make changes to these General Terms and Conditions with reasonable oncite to you or (c) change our Numbering Policy. Any amendments to our Tariffs or General Terms and Conditions will be effective when posted on our website first when posted on our website first when posted on our website first when posted on our or continued use of the Service Deyond the notification period constitutes your acceptance of such changes. We encourage you to check our website from time to time to keep up to date with the latest versions of these General Terms and Conditions.

 3. ELIGIBILITY:
- - 3.1 You must be 18 years old or older to be eligible to subscribe to Consumer Services.
 3.2 Some prospective Customers may be ineligible for certain services because of poor credit history, their historic record of payment for Ooredoo services or other factors.
 3.3 Business Customers are not eligible for Ooredoo Consumer Services.
 3.4 If you are refused any of the services because of ineligibility, you are entitled to a clear justification for such refusal in writing.
- 4. DEFINITIONS:
 - 4.1 Applicable Regulatory Framework: The terms and conditions of Ooredoo's applicable licenses and annexures, relevant legislation and international treaties, and any regulations, decisions, orders, rules, instructions or notices issued by the Communications Regulatory Authority 4.1 Applicable Regulatory Framework: The terms and conditions of Ooredoo's applicable licenses and annexures, relevant legislation and international treaties, and any regulations, decisions, orders, rules, instructions or notices issued by the Communicatic (hereinafter the "CRA").
 4.2 Application Form: The form, in paper or electronic format that you complete and sign to order, activate or use the Service.
 4.3 Day: 24 hour period.
 4.4 Products and Services: Any product or service provided to Ooredoo customers either directly through Ooredoo Sales channels or through any of Ooredoo's Authorised Dealers. Please visit www.ooredoo.qa for the full list of available consumer services.
 4.5 Ooredoo Q-P.S.C.
 4.6 Customer or "You": The person or entity that enters into an agreement with Ooredoo to receive and pay for the Service.
 4.5 Tervice Tariff Ooredoo's Official list of prices and accompanying terms and conditions that govern a particular Service.
 4.8 Telecommunications Law: Decree Law No. (34) of 2006 on the promulgation of the Telecommunications Law as amended by Decree Law No. (17) of 2017.

5. BILLING AND CHARGES:

- S AND CHARGES:

 1. You agree to pay Ooredoo for the provision of the Service(s), whether you or someone else use(s) the Service(s), in accordance with the applicable Service Tariff.

 5. 2 Ooredoo provides electronic billing or "e-billing" to all of its consumer customers. Customers also have the option of receiving paper bills on a customer account basis. You are required to select only one mode of dispatch. You may change your desired dispatch mode by contacting our Customer Care channels or by visiting an Ooredoo retail store. Ooredoo cannot be held liable for provided by third parties or where you neglect to access your e-bills on a monthly basis.

 5.3 Most charges will appear on your bill immediately following the time period in which charges were incurred. If you are roaming in countries where charging is not available in real time, your service usage may be billed in a subsequent month. You are nevertheless required to pay all billed charges when they fall due, as stated on your bill. For more information, pleaser efer to your Service lamblished at https://www.ooredoo.ag/portal/Ooredoo/Qatar/regulatory.

 5.4 Any mathematical error made by Ooredoo or any of its representatives does not constitute an offer and thus may be corrected or modified by Ooredoo.

 5.5 Non-payment. If you do not not before its due date, you will be charged a late payment fee. Ooredoo will remove a suspension after all outstanding balances have been paid. In cases where the Service has been cancelled, Ooredoo will remove a suspension after all outstanding balances have been paid and the customer has paid a reconnection fee.

 5.7 Any dispute in the billed amount must be reported to us within 45 days of the bill issue date through our official counts of the payment fee. Ooredoo will restore the Service after all outstanding balances have been paid and the customer has paid a reconnection fee.

 5.8 Auxiliary in the billed amount must be reported to us within 45 days of the bill issue date through our official counts are payment fee. Oor

6. CONSUMER CREDIT LIMIT:

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 6.1 Ooredoo will assign initial credit limits to Customer accounts that will set a charging threshold where applicable. Changes to credit limits will be granted at Ooredoo's reasonable discretion and you may be required to pay a deposit or provide your credit card details. If you provide us with your credit card details for the purpose of increasing your credit limit, you agree that Ooredoo may use these details to recover any amounts on your account that remain unpaid after your bill due date.
 6.2 Customers with outstanding charges that are close to exceeding their credit limits will receive a notification in advance from Ooredoo where circumstances are within our control. In some circumstances for example in cases of international roaming where charging is not in real time, we may be unable to notify you in advance that you are close to exceeding your credit limit.
 6.3 Customer credit limits cannot be relied upon in all circumstances to restrict your liability for charges in excess of your credit limit due to the inherent limitations of billing practices. In some circumstances your bill may exceed your credit limit as explained in 6.2 above and where you have neglected to pay your previous bill(s) by their due date(s) and this amount is carried over to a current billing statement.

7. TERMINATION AND CANCELLATION:

- 7.1 Once your Service has commenced or your account has been activated you may cancel the Service for any reason. However, if you cancel before the Minimum Service Period, Ooredoo is entitled to charge you an early cancellation fee equal to the amount due under the remaining term of the Minimum Service Period ("Cancellation Fee"), or as provided in the Service Tariff. Subject to the applicable terms and conditions in the applicable Service Tariff, cancellation after the end of the Minimum Service Period will not result in any additional liability as a result
- of the cancellation.

 2.2. If Oredoo makes a materially adverse change during your Minimum Service Froid, you can cancel the impacted Service without paying an early Cancellation Fee. We will provide 30 days notification to you of any materially adverse change. Where you on the control of the cancel the Service within 15 days of receiving our Notice. An increase in the price of any of your Services is a materially adverse change. But not all changes are materially adverse. For example, (1) increases to international roaming rates; (2) fees and taxes imposed by the government and (3) changes to gatar's legal and regulatory framework are not materially adverse changes.

 7.3 Ooredoo may also terminate your service in cases where your PG/IDI has been cancelled.
- 8. MINIMUM SERVICE PERIOD: Unless otherwise stated in the applicable Service Tariff, the minimum service period for Ooredoo Consumer Services is three (3) months. Cancellation of the Service prior to that time will result in applicable charges due and payable for the remainder of the minimum service period.

9. EQUIPMENT:

- 9.1 Unless stated in the applicable Service Tariff or in a written agreement otherwise, equipment provided by Ooredoo is Ooredoo's property and may be modified or substituted only by Ooredoo from time to time in order to maintain a consistently high level of service quality.
 9.2 You may not sell, lend, dispose of, move, damage or otherwise interfere with Ooredoo equipment.
 9.3 You are required to keep Ooredoo equipment safe, and to use it innify in accordance with the instructions provided by the manufacturer and Ooredoo.
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 9.5 You are required to keep Ooredoo's equipment in your possession and may be liable for loss or damage caused by you or while equipment two your possessions and may be liable for loss or damage caused by you or while equipment two your possession and may be liable for loss or damage caused by you or while equipment two your possession and may be liable for loss or damage caused by you or while equipment your possession and may be liable for loss or damage in the safe of t
- 10. INSTALLATION OF EQUIPMENT: You agree to allow us reasonable access to your premises if we need such access in order to install, provide or maintain any of the Services or any associated equipment. Should Ooredoo need permission from another private party or a public authority in order to connect or install equipment or facilities on private or public land/premises, you agree to provide reasonable assistance to Ooredoo in our efforts to obtain any necessary permission required to obtain access to your premises. If we cannot obtain the required permission, we may not be able to provide the Service to you. Repeated unsuccessful visits to your premises for this purpose may result in the reget imposed on you for such repeated visits to the extent arranged agreed by you.

 11. CONNECTING CUSTOMER EQUIPMENT: You agree not to connect any equipment or facilities to our network that have not been Type Approved by the CRA or that do not comply with the technical standards and specifications for telecommunications equipment approved by the CRA.
- 12. USE OF OOREDOO SERVICES AND EQUIPMENT:
 - 12.1 You may not use or attempt to use, or authorize others to use, the Service, the network or the equipment in any way that:

 - voltates any applicable law, the Applicable Regulatory Framework, your Agreement with Ooredoo or the conditions of any license or rights of others; causes annoyance or disturbance of the peace; sends, knowingly receives, uploads, downloads, or uses any material that is offensive, abusive, defamatory obscene, menacing or illegal; we reasonably believe will adversely affect the provision of the Service to you or any of our customers; violates any copyright or other intellectual property rights of any person, accesses or attempts to access any computer system or network or any private information resources unlawfully, for unlawful purposes or without the consent of the holder of such information or resources; obtains or uses the password of any person without his/her consent; commits any criminal or illegal act, achieves any unlawful purpose, uses the Service for the purposes of gambling or immorality or exercises any activity in violation of the public order; poses an immediate and substantial risk to human safety or Ooredoo's network, national security or public order, or otherwise violates applicable law or regulation.
 - 12.2 If we reasonably believe you have misused the Service, we may take immediate action to suspend the Service and terminate your Agreement. Ooredoo may also permanently disconnect the Service and terminate your Agreement in accordance with the Applicable Regulatory Framework, including pursuant to any valid orders of any court or other authority.
 - 12.3 Excessive use: The Service is offered for reasonable use only. Excessive use of the service beyond that which, in Ooredoo's reasonable discretion, is used for normal consumer Service and which, as a result has the potential to negatively impact the quality of service available to other Ooredoo customers may result in cancellation of the Service.
- 13. DEVICE REFUNDS: Ooredoo will only refund purchases of unused devices. The Customer must return these devices to Ooredoo retail outlets within 15 days of purchase in their original packaging, which has not been opened or damaged and includes instruction manuals and all accessories.
- 14 TELEPHONE NUMBERS:
 - 10.NE NUMBERS:

 14.1 Pursuant to Article 35 of the Telecommunications Law, there are no ownership or special rights on telephone numbers other than the right of use. If we provide you with a telephone number, either without consideration or for a fee, you do not own the number, which remains the property of the State of Qatar and under the administrative control of the CRA. The CRA sets and maintains the National Numbering Plan which reserves the right of the service provider and the CRA to suspend and withdraw any assigned number. In addition, the CRA may, when necessary, make changes to the numbers allocated to Ooredoo. You acknowledge and agree that Ooredoo may need to suspend and withdraw or make changes to the number assigned to you. If you have paid Ooredoo for a number rise required to be withdrawn, you may request substitution with another number, or fair compensation from Ooredoo following the return of the number in accordance with Article 35 of the Telecommunications Law. Ooredoo will notify you in advance of any necessary, change or withdrawal of your assigned number as soon as reasonably possible.

 14.2 The telephone number is associated with an Ooredoo service and in the case of termination, cancellation or otherwise expiration of the Ooredoo service, the number will be placed in quarantine for a period of 180 days ("Quarantine Period").

 14.3 You hereby acknowledge that a number not claimed or which remained inactive within that Quarantine Period might be germanently terminated, at Ooredoo's sole discretion, without any right of recovery, nor any right for compensation. You also hereby acknowledge that the responsibility to ensure that the telephone line remains active lies solely on the Customer holding the right or time. For the avoidance of doubt, the Quarantine Period shall begin at the end of any grace or suspension period as defined by the CRA.

 14.4 You may transfer your account, including any telephone number assigned to you, to another person, provided that you obtain Ooredoo's prior wri
- 14.6 For the avoidance of doubt, this clause 14 shall apply to both fixed line and mobile telephone numbers.

 15. ADDITIONAL TERMS FOR DOREDOO LESRS OF INTERNET SERVICES AND SOFTWARE:

 15.1 If Coredoo provides you with an Internet access service, you accept that you are using the Internet at your own risk.

 15.2 O coredoo cannot be held responsible for the Customer's use of third parry services provided via the Internet, especially where charges occur related to this usage. If a Customer disputes a charge incurred over the Internet for non-Ooredoo products and services, the Customer must dispute the charge with the appropriate vendor.

 15.3 You may use software supplied by Ooredoo or by a third parry, provided that it complies with these General Terms and Conditions, and with all applicable specific conditions set out in the specific Service Tariff.

 15.4 Ooredoo is responsible for any manufacturing defects in any software provided to you as a part of its service offering, whether developed by Ooredoo or by third parties. Ooredoo is not responsible for any loss or damage of any kind whatsoever arising out of your use or failure to use as directed any software supplied by a third party, including due to defects in the software.

 15.5 Ooredoo cannot be held responsible for any applications, services or software or their functionality that you may download from third parties. Please review the terms and conditions of these third party vendors before downloading or using their products and services on your device.
- 16. DISRUPTION OF SERVICES AND TECHNICAL CHANGES: Ooredoo may occasionally need to interrupt the Service for scheduled required maintenance, test procedures or other technical work, including network upgrades. Ooredoo
- 17. SUSPENSION AND DISCONNECTION: Ooredoo may suspend, restrict or disconnect the Service temporarily or permanently for any of the following reasons set out below. Where possible and appropriate, Ooredoo will provide adequate notice to you to avoid disrupting the Service
 - If the Customer exceeds his applicable credit limit, or falls to pay his bill or other Ooredoo charges;

 If the Customer breaches any of the Service conditions, in particular, Article 12 (Use of Ooredoo Services and Equipment);

 If Ooredoo ceases to provide the Service to the public for any reason, taking into account its relevant obligations under the Applicable Regulatory Framework;

 If the Customer is abusive or offensive to Ooredoo dealers and sales agents or other Ooredoo personnel or

 If any competent authority prohibits the provision of the Service in Qatar.
- 18. LIMITED LIABILITY:
 - 18.1 Ooredoo will use its best efforts to provide quality and continuous Service to you and remedy any defect (including repairs or replacement, as applicable) that may occur related to the provision of the Service and/or issue refunds within a reasonable period of time from becoming

 - 18.1 Ooredoo will use its best efforts to provide quality and continuous Service to you and remedy any defect (including repairs or replacement, as applicable) that may occur related to the provision of the Service and/or issue refunds within a reasonable period of time from becoming aware of such defect.

 18.2 Ooredoo does not guarantee that the Service or associated equipment provided by Ooredoo will never be faulty, Unless otherwise required under applicable law or regulation, we have no responsibility to pay you compensation for any direct or indirect financial loss, loss of productivity, information that is lost or corrupted, or for any loss that could not have been reasonably foreseen (expected) or that is not due to Ooredoo's gross negligence.

 18.3 Ooredoo shall not be liable for any of the following:

 Any damages or losses that may be incurred by you due to 1) the temporary or permanent disconnection of the Service as a result of your failure to pay Ooredoo's charges or your breach of the Agreement; 2) the suspension of the Service for maintenance, or for repair of defects; 3) any delay in connection, reconnection, reconnection, termination or any modification of the Service

 1. The provision of the Service in Quarter. In such event, you will be responsible for payment for services only for the period of the Service of the Agreement; 2) the suspension of the Service on appropriate motic period including prohibition by any competent authority of the provision of any Service in Quart. In such event, you will be responsible for payment for services only for the period of the Service by you.
- 19. PERSONAL INFORMATION AND DATA: The personal information requested in the Application Form is needed to provide you with the Service(s). We will store and use such personal information to install, set up and provide you the Service, bill you for use of the Service, respond to your about the Service(s) and to inform you of changes or additions to the Service(s) or other available service offerings. You attest that the information you provide to us in the Application Form is true, accurate and complete. You agree to inform us of any changes to this data within 14 day will protect and respect your personal information and data subject to the relevant law and applicable regulation. Our full Privacy Policy can be found at waw.ooredoo.a. By using our Services, you consent to our Privacy Policy.
- 20. MONITORING AND RECORDING CALLS: We may monitor and record calls relating to customer service and telemarketing. The recording of such calls will be disclosed at the start of the call. We do this for training purposes and to improve the quality of our customer service. We also record all
- 21. DIRECTORY AND CALLER IDENTIFICATION: unless you request otherwise, your name and fixed line telephone number will be included in Ooredoo's directory as stated in your Application Form. You may also request that your mobile number is included in this directory. Our network displays fixed and mobile numbers on the device of the receiving party as part of Caller ID services.
- fixed and mobile numbers on the device of the receiving party as part of Caller ID services.

 2. FORCE MAJELER AND MATTERS BEYOND OODEDOO's SREASONABLE CONTROL Sometimes we may not be able to honour the terms of this Agreement or provide the Service because of events beyond our reasonable control. These could include, but are not limited to, Acts of God, industrial action, default or failure of a third party, natural causes (such as very severe weather, storms, hurricanes, tophoons, tsunamis, earthquakes, floods, widespread fires, or any other natural disaster), war, riots, civil unrest, terrorist acts, rebellion, revolution, insurrection, military or usurped power or confiscation, blockage, embargo, labour dispute, strike, lockout or interruption or failure of electricity, nationalization, governmental action, or any act or decision made by a court of competent jurisdiction. In these cases, Ooredoo has no further responsibility for any interruptions to your Service or any other provision under this Agreement. Ooredoo will make every attempt, as is reasonable and prudent under the circumstances, to restore Service as soon as possible.

 23. WANTER AND SEVERABILITY: If Ooredoo does not fully exercise its legal rights in response to a particular breach of any Term or Condition of the Agreements in such action shall not be construed as a waiver of any such rights or deprive Ooredoo from the right to fully enforce the Agreement. If any term or condition in this Agreement is not valid or cannot be enforced for any reason, this will not affect the remaining terms and conditions, which will still apply.

 24. SETILEMENT OF DISPUTES: If you have a complaint about the Service, associated equipment or facilities, you agree to provide us first with an opportunity to resolve your claim by sending us a written description of your complaint or contacting us at any of Ooredoo's Retail Outlets, Contact Centre or the Customer Care webpage on the Ooredoo Website at www.oredoo.qa. In addition, you may have recourse to legal for or

- SERVICE AND ASSOCIATED EQUIPMENT/FACILITIES PERSONAL TO THE CUSTOMER: You accept that this Agreement and the Service and the provision of any associated equipment or facilities is personal to you and agree not to transfer it to anyone else, without written agreement from Ooredoo and in accordance with any applicable fees, terms and conditions.
- ENTIRE AGREEMENT: Ocredoo is only bound to the terms of the Agreement, and not by any other representation, warranty, term, condition or oral agreement, except as is required under applicable law or regulation. You should therefore read this Agreement carefully. TAXES: Customer must pay all applicable taxes, including value added taxes that appear on a bill.
- 28. TERM: This Agreement will remain in effect until it and/or the Services are terminated by either party, or the Agreement is superseded by another agreement for Services or as amended according to law.
- 29. APPLICABLE LAW: This Agreement is governed by the laws of the State of Qatar.