# Terms & Conditions T&C-T239 Contract Term For SIM Only SuperCare Family Plans – Applicable to designated customers with additional 12 months contract term



# 1) Term:

- 1.1 Definition
  - a) Previous Contract Term = on the date of this Sales and Services Agreement, the Customer has already signed a fixed term contract.
  - b) Additional Contract Term = additional12 months contract term of SIM Only SuperCare Family Plan
  - c) Contract Term = Outstanding months under unexpired Previous Contract Term + Additional Contract Term (if applicable).
- 1.2 When the Customer signs the Additional Contract Term for SIM Only SuperCare Family Plan, the Customer will immediately receive the designated offer(s) specified in the Sales and Services Agreement (or Supplemental Agreement to Sales and Services Agreement).
- 1.3 The Customer shall use the SIM Only SuperCare Family Plans service for the period specified in the Supplemental Agreement to Sales and Services Agreement. The SIM Only SuperCare Family Plans and the Additional Contract Term will take effect on the next bill date after the expiry of the Previous Contract Term.
- 1.4 Before contract expires, the Company's retention team will contact the Customer for the latest re-contract offer. Should the Customer decline offer, and upon expiry of existing contract, the Customer will automatically be switched to a then prevailing comparable plan on non-contract basis that is specified from time to time.

### 2) Service Plan:

- 2.1 The Customer shall use the following applicable Service Plan and services during the Term:
  - the Service Plan ("Specified Service Plan") specified in the Sales and Services Agreement (or Supplemental Agreement to Sales and Services Agreement); and
  - b) any of the services ("Selected Services") specified in the Company's web site "Terms and Conditions" relating to this offer and the aggregate monthly fee (after deduction of any rebate) of such Selected Services is equal to or above the amount specified in the Sales and Services Agreement (or Supplemental Agreement to Sales and Services Agreement) (if applicable).
- 2.2 All local data and voice usage will be shared between all SIM Cards under the Specified Service Plan. The accumulated usage of all SIM Cards will be counted towards the usage of the Specified Service Plan.
- 2.3 Applicable to the Service Plan with specified data usage:

The Customer with the registered mobile number of the Specified Service Plan ("User of Registered Number") can authorise all other mobile numbers under the same plan to purchase an additional local data usage ("Top Up").

Whenever the accumulated local usage of all SIM cards under the Specified Service Plan nearly reaches the specified local data usage ("Specified Data Usage") the Company will send an SMS notification to the User of Registered Number, and other plan users who are authorized to purchase a Top Up. Users may by return SMS purchase a Top Up at the charge as specified in the SMS received. The Company will treat the first SMS reply received as purchase confirmation and the Top Up local data purchased will be shared between all SIM cards under the Specified Service Plan. If no Top Up is purchased, local data service under the Specified Service Plan will be automatically suspended when the accumulated data usage of all SIMs has reached the Specified Data Usage. Users may purchase a Top Up at that time or wait until the beginning of the next bill month for the new Specified Data Usage allowance under the relevant Service Plan.

Any unused Top Up local mobile data can be carried forward for free and can be used before the end of the next bill month. This is only applicable to designated service plans (1GB or above) with an "Advise & Consent" mechanism for the purchase of Top Up data.

- 2.4 The Account Holder is responsible for the Specified Service Plan and has complete financial responsibility for the monthly bill of the Specified Service Plan.
- 2.5 This Service Plan is charged on a monthly basis. The monthly charges for the first month will be charged on a pro-rata basis from the service effective date to the first bill date. The monthly charges are payable in advance and non-refundable under whatever circumstances.
- 2.6 This Service Plan is not applicable to 2G phones / connected devices or any phones / connected devices which has manually opted for 2G network.
- 2.7 This Service Plan cannot be used in conjunction with FUP Unlimited Data Plan, Multi-SIM Monthly Plan and Tag-On SIM Plan.



- 2.8 If the registered mobile number under the Specified Service Plan is terminated/disconnected or changes to other service plan for whatever reason, all other SIMs under the Specified Service Plan will be terminated at the same time.
- 2.9 The Customer of this Service Plan is entitled to the following quotas of Customer Smartphone & Tablet Offer during the Term.

2.9.1

Term	Quotas of Customer Smartphone & Tablet Offer during the Term
Under 24 months	1
24 or over 24 months	2

- 2.9.2 The new quota during the Additional Contract Term will be available when the Additional Contract Term starts.
- 2.9.3 Unused quotas of Customer Smartphone & Tablet Offer will be forfeited after the end of the Term.

# 3) Rebate:

- 3.1 Credit Amount to be rebated to the Customer will be credited to the Customer during the Term according to the credit arrangement specified in the Sales and Services Agreement (or Supplemental Agreement to the Sales and Services Agreement).
- 3.2 The Credit Amount will be credited to the monthly bill of the Customer's Account. The first Credit Amount will be credited to the 1st monthly bill after the service effective date.
- 3.3 If, on the date of this Sales and Services Agreement, the Account is already subject to an arrangement (each a "Previous Credit Arrangement") under which any sums or charges prepaid by the Customer or the Company are to be credited by the Company to the Account, the crediting of the first installment to the Account by the Company under this Sales and Services Agreement shall be postponed to the date falling 30 days after the date of cessation of: (a) the Previous Credit Arrangement; or (b) if there is more than one Previous Credit Arrangements, the Previous Credit Arrangement with the latest expiry date. The date of cessation of the Previous Credit Arrangement will be deemed to be the date on which the last amount to be credited to the Account under the Previous Credit Arrangement is actually credited to the Account.
- 3.4 The Credit Amount paid by the Company will only be applied by the Company to meet the Customer's payment obligations to the Company in respect of the Account. However, the Customer cannot set-off any other sum payable to the Company against any part of the Credit Amount payable by the Company to the Account.
- 3.5 The Credit Amount cannot be exchanged for cash.
- 3.6 The Company shall not be under any obligation to pay any interest to the Customer on the Credit Amount.
- 3.7 The Customer shall not be entitled to the Credit Amount or any balance thereof upon the occurrence of any of the following events before the expiry of the Term:
  - if the Customer changes to a (i) service plan with monthly fee equal to or below the Service Plan amount specified in the Sales & Services Agreement (or Supplemental Agreement to Sales and Services Agreement) or (ii) non-specified service plan in the Sales & Services Agreement (or Supplemental Agreement to Sales and Services Agreement); or
  - b) if the Customer cancels or changes any of the Selected Services resulting in the aggregate monthly fee (after deduction of any rebate) of the Selected Services to be below the amount specified in the Sales and Services Agreement (or Supplemental Agreement to Sales and Services Agreement); or
  - c) if the Customer enjoys special phone offer; or
  - d) if the Customer changes the mobile telephone number / the registered name for the mobile telephone number; or
  - e) if the mobile telephone service is terminated/disconnected for whatever reason.

### 4) Liquidated Damages:

- 4.1 Liquidated Damages under Contract Term (i.e. unexpired Previous Contract Term + Additional Contract Term)
- 4.1.1 (Where applicable) The Customer shall pay the Company liquidated damages (which is equivalent to liquidated damages of the unexpired Previous Contract Term + liquidated damages of the Additional Contract Term which is equivalent to the sum of the monthly fee of Specified Service Plan multiplied by the Additional Contract Term) upon occurrence of any of the following events on or before the expiry date of the unexpired Previous Contract Term:
  - a) if the Customer changes to a (i) service plan with monthly fee equal to or below the Service Plan amount specified in the Sales and Services Agreement or (or Supplemental Agreement to Sales and Services Agreement) or (ii) 2G Service Plan or (iii) IC2N Service plan; or
  - b) (if applicable) If the Customer cancels or changes the Specified Service Plan for whatever reason; or



- if the Customer cancels or changes any of the Selected Services resulting in the aggregate monthly fee (after deduction of any rebate) of the Selected Services to be below the amount specified in the Sales and Services Agreement; or
- d) if the Customer changes the mobile telephone number / the registered name for the mobile telephone number; or
- if the mobile telephone service is terminated/disconnected for whatever reason; or
- f) if at the request of the Customer or for whatever reason caused by the Customer, the mobile telephone services cannot be activated within 90 days from the date of the Sales and Services Agreement.
- 4.1.2 (Where applicable) The Customer shall pay the Company liquidated damages (which is equivalent to the sum of the monthly fee of Specified Service Plan multiply by the remaining months of the Term) upon the occurrence of any of the following events after the expiry of the Previous Contract Term but before the expiry of the Term:
  - a) if the Customer changes to a (i) service plan with monthly fee equal to or below the Service Plan amount specified in the Sales and Services Agreement or (or Supplemental Agreement to Sales and Services Agreement) or (ii) 2G Service Plan or (iii) IC2N Service plan; or
  - b) if the Customer cancels or changes any of the Selected Services resulting in the aggregate monthly fee (after deduction of any rebate) of the Selected Services to be below the amount specified in the Sales and Services Agreement; or
  - c) if the Customer changes the mobile telephone number / the registered name for the mobile telephone number; or
  - d) if the mobile telephone service is terminated/disconnected for whatever reason; or
  - e) if at the request of the Customer or for whatever reason caused by the Customer, the mobile telephone services cannot be activated within 90 days from the date of the Sales and Services Agreement.

### 5) Data Services for Service Plan ("the Data Services"):

- 5.1. 4G is only available with compatible phones and SIM cards.
- 5.2. The data usage applies to local use only. Standard roaming data charge applies during roaming.
- 5.3. Users of Blackberry 7 OS and earlier version need to subscribe to the specified Blackberry service plan for the data usage.
- 5.4. The Customer must use the Data Services with settings [including but not limited to the APN setting (only applicable to data services)] and devices specified by the Company. Customer can check with the Company's front-line staffs for the latest information on setting and devices. If the Customer does not follow this specification in the use of the Data Services, the Company has the right to forthwith suspend / terminate the Data Services without notice. Also the Company has the right to charge the Customer use of the Data Services at the Company's prevailing rate.