

**REFERENCE INTERCONNECT OFFER OF DISNEY BROADCASTING (INDIA) LIMITED
[DIGITAL ADDRESSABLE CABLE SYSTEMS]**

FOR DISNEY BROADCASTING (INDIA) LIMITED

Agreement No: _____

SALES PERSON _____

CUSTOMER REFERENCE NO. _____

This Subscription Agreement (“**Agreement**”) is executed by and between:

DISNEY BROADCASTING (INDIA) LIMITED (formerly known as UTV Entertainment Television Limited), a company incorporated under the Companies Act, 1956, having its registered office at 1st Floor, Building No. 14, Solitaire Corporate Park, Guru Hargovindji Marg, Chakala, Andheri (East), Mumbai 400 093 (*hereinafter referred to as the “Broadcaster”, which expression, unless repugnant to the meaning or context thereof, shall be deemed to mean and include its successors and assigns*); and

Operator (M/s): _____

Operator’s Status: Company Partnership Firm Proprietorship Firm Individual HUF Other

DAS License No: _____

Valid From: _____ Valid Up to: _____

Registered Office Address (if applicable): _____

Correspondence Address: _____

Tel. No.: _____

Contact Person Name, Mobile No. and E-mail ID: _____

Name of Authorized Signatory (Mr. / Ms.): _____

[hereinafter referred to as the “Operator”, which expression, unless repugnant to the meaning and context thereof, shall mean and include the heirs, executors and administrators in the case of a sole proprietorship firm; the partner or partners for the time being and the heirs, executors and administrators of the last surviving partner in the case of a partnership firm; the successors and permitted assigns in the case of a company; and karta and coparceners in the case of a Hindu Undivided Family (“HUF”)].

The Broadcaster and the Operator are hereinafter individually and collectively referred to as “**Party**” and “**Parties**”, respectively.

WHEREAS:

- A. The Broadcaster is the owner and/or distributor of the Channel(s) and/or is authorized to retransmit signals of the Channel(s) in the Territory, as per the terms of its registration with the MIB.
- B. The Operator is a Multi-System Operator authorized to retransmit signals of satellite television channels through the Operator’s Platform in the DAS Areas.
- C. The Operator is desirous to subscribe the Subscribed Channel(s) for further retransmission through the Platform to the Subscribers in the Authorized Area(s) with effect from the Effective Date and in this regard

has approached the Broadcaster. The Broadcaster, is willing to provide signals of the Subscribed Channel(s) to the Operator for further retransmission through the Platform to the Subscribers in the Authorized Area(s), subject to the terms and conditions of this Agreement.

NOW THEREFORE, in consideration of the foregoing and the mutual covenants contained herein, constituting good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. DEFINITIONS:

In this Agreement, unless the context otherwise requires, the defined terms below shall have such respective meaning as have been assigned to them hereunder and/or as assigned to them under Applicable Law (defined below). Additionally, there are other defined terms in the body of the Agreement which shall have such respective meaning as have been assigned to them in the body of the Agreement.

- 1.1. “**A-la carte**” means offering a television channel individually on a standalone basis by the Broadcaster to the Operator and set out in **Annexure A**.
- 1.2. “**A-la carte Rate**” means the rate at which a standalone individual Channel is offered by the Broadcaster to the Operator and set out in **Annexure A**.
- 1.3. “**Applicable Law(s)**” means laws, regulations, directions, notifications, policies, guidelines, rules or orders, including amendments thereto, enacted or issued by any constitutional, legislative, judicial, quasi-judicial or administrative authority including the TRAI and the MIB.
- 1.4. “**Authorized Area(s)**” means the authorized areas of operation of the Operator as set out in **Annexure A1**.
- 1.5. “**Bouquet**” means an assortment of distinct Channels, offered together as a group or as a bundle by the Broadcaster to the Operator and set out in **Annexure A**.
- 1.6. “**Bouquet Rate**” means the rate at which a group of Channels or bundle of Channels or bouquet of Channels is offered by the Broadcaster to the Operator and set out in **Annexure A**.
- 1.7. “**CAS**” means conditional access system installed at the Operator’s Cable Television Network headend that enables Subscribers to access and to view the Subscribed Channel(s) and also prevents unauthorized viewers from accessing the Channel(s).
- 1.8. “**Cable Operator**” means any person/body corporate, firm or any organization etc. who provides Cable Services through a Cable Television Network (as defined under the Cable Television Network Act, 1995) or otherwise controls or is responsible for the management and operation of a Cable Television Network and fulfills the prescribed eligibility criteria and conditions.
- 1.9. “**Cable Services**” means the transmission of programs through satellite television signals by cable including retransmission by cable of any satellite television signals.
- 1.10. “**Cable Television Network**” means system consisting of set of closed transmission paths and associated signal generation, control and distribution equipment, designed to provide Cable Service for reception by multiple subscribers.
- 1.11. “**Channel(s)**” means the linear feed of satellite television channels listed in **Annexure A** of this Agreement.
- 1.12. ¹“**Commercial Subscribers**” means a subscriber who causes the signals of TV channels to be heard or seen by any person for a specific sum of money to be paid by such person or as amended by TRAI.
- 1.13. “**Confidential Information**” means any confidential information disclosed by the Broadcaster to the Operator while the Operator is participating in the affairs/business of the Broadcaster and any such other confidential and proprietary information, including the terms and conditions of this Agreement disclosed by the Broadcaster during the Term.

¹ The Definition of Commercial Subscribers the right to re-transmit signals to the Commercial Subscribers is without prejudice to the rights and contentions of the Broadcaster and would be subject to revision depending upon the orders/direction as may be finally passed in the Appeal No. 4 and 5 (C) of 2015, Civil Appeal No. 3728 of 2015 and Writ Petition No 5161 of 2014 and before Hon’ble Telecom Disputes Settlement and Appellate Tribunal, Hon’ble Supreme Court of India and Hon’ble High Court of Delhi respectively or any other matter in this subject.

- 1.14. “**Corporate Affiliate**” means and includes all parent, affiliate and subsidiary company(ies) of the Party in reference and shall mean, with regard to either Party, any corporation or other entity that directly or indirectly controls, is controlled by, or is under common control with the Party including but not limited to all parent, affiliate, and subsidiary company(ies) of such Party.
- 1.15. “**DAS Areas**” means the areas within the Territory where in terms of notifications issued by the Central Government under sub-section (1) of section 4(A) of the Cable Television Networks (Regulation) Act, 1995 (7 of 1995), as amended from time to time, it is obligatory for every cable operator to transmit or re-transmit programs of any channel in an encrypted form through a Digital Addressable System.
- 1.16. “**Default Interest Rate**” shall mean interest applicable on late payment or short payment from the date the payment was due until the realization of full payment and such interest shall be computed at the rate of 2% (two percent) per month on the payment that is due.
- 1.17. “**Digital Addressable System**” means an electronic device (which includes hardware and its associated software) or more than one electronic device put in an integrated system, having an activated CAS and SMS, through which signals of the Cable Television Network can be sent in an encrypted form, which can be decoded by the device or devices at the premises of the Subscriber within limits of the authorization made, on the explicit choice and request of such Subscriber, by the Cable Operator to the Subscriber.
- 1.18. “**Due Date**” means the date of expiry of the 15 (fifteen) day period commencing on the date of receipt of invoice from the Broadcaster.
- 1.19. “**Effective Date**” means the date mentioned in **Annexure A** of this Agreement.
- 1.20. “**EPG**” also known as Electronic Program Guide, means a list in an electronic format maintained by the Operator with respect to the information of channels, programmes and scheduling thereof and a short summary or commentary for each program. EPG is the electronic format equivalent to a printed television program guide and includes any enhanced facility which allows Subscribers to navigate and select such available channels and programs.
- 1.21. “**EPGN**” means the EPG number for each of the Subscribed Channel(s).
- 1.22. “**Equipment**” means equipment comprising of digital satellite receivers with standard definition output together with associated VCs and remotes (where applicable) for each of the Subscribed Channel(s), details of which are set forth in **Annexure B** hereto, which enables the Operator to decrypt the encrypted signals of the Subscribed Channel(s).
- 1.23. “**First Invoice Billing Cycle**” shall mean the billing cycle for the purpose of raising the first invoice towards Monthly Subscription Fee(s), by the Broadcaster on the Operator in relation to the Service for the period from the date of the actual commencement of the Service till the date of execution of this Agreement and receipt of the first Report(s), from the Operator as set out in **Annexure C**, being the basis of such first invoice.
- 1.24. “**GST Laws**” means the Central Goods and Services Tax Act 2017, the respective State Goods and Services Acts, the Integrated Goods and Services Act, 2017 as the case may be.
- 1.25. “**GSTN System**” ‘Goods and Services Tax Network’, which is a non-governmental, not-for-profit, private limited company incorporated under Section 8 of The Companies Act, 1956 on March 28, 2013, and which provides the infrastructure of a uniform interface for payment of GST at central, state and union territory levels in India.
- 1.26. “**Incentive Schemes**” shall mean incentive(s) offered by the Broadcaster to the Cable Operators on the terms and conditions as specified in such incentive scheme and available on the Website of the Broadcaster.
- 1.27. “**Insertion**” means the alteration of content of the Subscribed Channel(s) only in the manner set out in Clause 8.6 below.
- 1.28. “**Intellectual Property**” means all right, title and interest in the programming and all copyright, creative, artistic and literary contents, trademarks, trade names, services marks, logos, materials, formats and concepts relating to the Channel(s)/Subscribed Channel(s), or any mark of the right holders of any programming exhibited on the Channel(s)/Subscribed Channel(s).

- 1.29. “**IRD**” means an integrated receiver cum decoder box;
- 1.30. “**Marks**” mean all Intellectual Property owned or used by the Broadcaster or its affiliates from time to time in connection with the Channel(s)/Subscribed Channel(s), including, without limitation, the trade names and trademarks specified by the Broadcaster or otherwise notified in writing by the Broadcaster from time to time.
- 1.31. “**MIB**” means the Ministry of Information and Broadcasting in India.
- 1.32. “**Month**” for the purposes of this Agreement, shall start from 1st day of each calendar month and end on the last day of such month.
- 1.33. “**Monthly Average Subscriber Level**” is equal to the sum of the number of Subscribers on the first and last day of the month in question divided by two.
- 1.34. “**Monthly Subscription Fee**” means the monthly subscription fee payable by the Operator to the Broadcaster in terms of Clause 5 of this Agreement.
- 1.35. “**Multi-System Operator**” means a cable operator who has been granted registration under Rule 11C of the Cable Television Networks Rules, 1994 and who receives a programming service from a broadcaster and re-transmits the same or transmits his own programming service for simultaneous reception either by multiple Subscribers directly or through one or more local cable operators.
- 1.36. “**Packages**” means various packages offered by the Operator to the Subscribers comprising of channels of various broadcasters.
- 1.37. “**Piracy**” means any act or omission including, without limitation, unauthorized retransmission, redistribution or exhibition, copying or duplication of any Channel, in whole or in part, collectively.
- 1.38. “**Platform**” means the Digital Addressable System of the Operator.
- 1.39. “**Reports**” means the monthly Subscriber reports and other monthly reports to be provided by the Operator to the Broadcaster in terms of Clause 12 of this Agreement.
- 1.40. “**Security Deposit**” means a refundable amount paid by the Operator to the Broadcaster as a security for the Equipment.
- 1.41. “**Security Systems**” mean conditional access delivery and content protection and security systems and related physical security and operational procedures.
- 1.42. “**STB**” also known as Set Top Box, means the Operator provided and/or the Operator authorized set top box (embedded with the Operator designated vendor designed CAS microchip) installed in the premises of the Subscriber and connected to the television of the Subscriber, that allows the Subscriber to receive the Subscribed Channel(s) in unencrypted and descrambled form through the Operator’s Platform.
- 1.43. “**Subscriber**” means each STB within the Authorized Area(s) which receives or is entitled to receive signals of Subscribed Channel(s) from the Operator’s Platform directly or indirectly (through local cable operators). For clarity, the Parties record that once the Operator makes available a Subscribed Channel(s) on a particular STB (for immediate activation or for activation at a later date), then such STB shall be included in the number of Subscribers to be reported for the purposes of payment of Monthly Subscription Fee for the respective Subscribed Channel(s). To illustrate, if the Operator offers a Subscribed Channel in a Package and collects subscription fee for such Subscribed Channel as price of the Package, then payment of subscription fee to the Broadcaster, for such Subscribed Channel, shall be calculated on the basis of subscriber base of the Package in which such Subscribed Channel has been placed. Notwithstanding anything to the contrary, Subscriber specifically excludes Commercial Subscriber.
- 1.44. “**Subscribed Channel(s)**” means the channels from amongst the Channel(s) subscribed or carried by the Operator, as are specifically identified by the Operator by assigning tick marks (✓) against such channels from amongst the Channels listed in **Annexure A** to this Agreement.
- 1.45. “**Subscription Fees**” shall collectively mean the Monthly Subscription Fees payable under this Agreement.
- 1.46. “**SMS**” also known as Subscriber Management System, means a system or device which stores the Subscriber records and details with respect to name, address and other information regarding the hardware being utilized

by the Subscribers, channels or Package(s) of channels subscribed to by the Subscriber, price of such channels or Package(s) of channels as defined in the system, the activation or deactivation dates and time for any channel or Package(s) of channels, a log of all actions performed on a Subscribers' record, invoices raised on each Subscriber and the amounts paid and discounts allowed to the Subscribers for each billing period and other related information such as all customer relevant information and be responsible for keeping track of placed orders, credit limits, invoicing and payments, as well as the generation of reports and statistics.

- 1.47. “**TDSAT**” means Telecom Dispute Settlement and Appellate Tribunal.
- 1.48. “**Taxes**” include, without limitation applicable Goods and Services Tax (GST), any other duties, levies, entertainment taxes and other such taxes and duties including stamp duty.
- 1.49. “**Technical Audit**” means an technical audit in relation to piracy of the Channel(s).
- 1.50. “**Technical Auditor**” means an independent security technology auditor.
- 1.51. “**Technical Specifications**” means the technical specifications set forth in **Schedule 1** to the Agreement and to which, the STBs, CAS and SMS must comply with.
- 1.52. “**Term**” means the period commencing from the Effective Date and expiring on completion of 12 (twelve) months, unless terminated earlier in accordance with the provisions of the Agreement.
- 1.53. “**Territory**” means whole of India.
- 1.54. “**TRAI**” means the Telecom Regulatory Authority of India.
- 1.55. “**VC**” means a viewing card essential to access the Channel(s) in conjunction with an IRD.
- 1.56. “**Website**” means <http://www.disney.in/>.
- 1.57. “**Withheld Program(s)**” means certain programs on the Channel(s) wherein the Broadcaster does not control the appropriate rights to exhibit the said programs in the Territory.

2. INTERPRETATION:

In the interpretation of the Agreement, unless the context requires otherwise:

- 2.1. The headings herein are used for convenience only and shall not affect the construction of this Agreement.
- 2.2. The references to Annexure and Schedule are references respectively to the annexure and schedule to this Agreement. The reference to Incentive Scheme available on the Website (as amended from time to time) and all such terms and conditions shall be deemed as incorporated hereunder. The reference to the singular includes reference to plural and vice versa.
- 2.3. The reference to any gender includes a reference to all other genders.
- 2.4. The term “including” shall mean “including without limitation”.
- 2.5. Capitalized Terms: For the purposes of this Agreement, the capitalized terms shall have the meanings ascribed to them in Section 2 (Definitions) of the Incentive Scheme, unless otherwise expressly stated in any provision of the Agreement.

3. GRANT OF NON-EXCLUSIVE RIGHTS ('SERVICE'):

- 3.1. On the basis of the representations, warranties and undertakings given by the Operator, and subject to the Operator paying the Monthly Subscription Fee, the Broadcaster hereby grants non-exclusive right to the Operator to receive the signals of the Subscribed Channel(s) through the Equipment directly from designated satellites and retransmit the signals, only in the Authorized Area(s), in an uninterrupted form on a 24 x 7 x 365(6) basis, of such Subscribed Channel(s) through the Operator's Platform to the Subscribers (either directly or through the local cable operators) in a securely encrypted manner during the Term (both to be done at the Operator's sole cost and expense), subject to the Operator complying with all the terms and conditions as set out in this Agreement.

- 3.2. The Operator hereby specifically understands and acknowledges that the Operator shall not have the right to upgrade the standard definition feed of the Subscribed Channel(s) to high definition feed (by using any technology now available or which may become available in future) at the time of re-transmitting the Subscribed Channel(s) through the Operator's Platform. The Operator further understands and agrees that mere possession of the Equipment and/or access to the signals of the Channel(s)/Subscribed Channel(s) does not entitle the Operator to receive and/or retransmit the signals of the Channel(s)/Subscribed Channel(s) and/or use the Equipment in any other manner whatsoever. All distribution rights not specifically and expressly granted to Operator under this Agreement including, without limitation, transmission of the Channel(s) through linear platform including non-addressable platforms (analog and/or digital), DTH platforms, IPTV platforms, HITS platforms, Internet or mobile, and/or through any non-linear platforms including PPV, NVOD, SVOD, VOD, personal computer, mobile telephony, and/or any technology now available or which may become available in future are deemed to be specifically not granted hereunder, withheld and are reserved by the Broadcaster.
- 3.3. The grant of the aforementioned rights is subject to Operator submitting to the Broadcaster a certified copy of a valid digital addressable cable TV system certificate of registration under the Cable Television Network (Regulation) Act of 1995 read with the Cable Television Network Rules, 1994, as amended from time to time; and a copy of other statutory licenses/ permissions, that may be required under the Applicable Law(s), in connection with the ownership and operation by Operator of the Platform and is further subject to the Digital Addressable System of the Operator complies with and satisfies all the requirements of Schedule I to the Telecommunication (Broadcasting and Cable Services) Interconnection (Digital Addressable Cable Television Systems) Regulations, 2012, as amended.

4. OBLIGATIONS OF THE OPERATOR:

- 4.1. The Operator shall, at its own costs and expenses, receive the Subscribed Channel(s) from designated satellites using the Equipment and retransmit the Subscribed Channel(s) to the Subscribers through the Operator's Platform, either directly or through local cable operators.
- 4.2. The Operator shall raise monthly invoices on the Subscribers towards subscription of the channels (including the Subscribed Channel(s)) and the Operator shall collect such invoiced monthly fee from the Subscribers. Irrespective of the Operator's collection of the invoiced monthly amounts from the Subscribers, the Operator shall pay the Monthly Subscription Fee to the Broadcaster, in a timely manner.
- 4.3. The Operator shall ensure retransmission of high quality encrypted signal of the Subscribed Channel(s) to the Subscribers.
- 4.4. The Operator shall take all necessary action to prevent unauthorized access of the Subscribed Channel(s) through the Operator's Platform and shall regularly provide to the Broadcaster with updated piracy reports.
- 4.5. The Operator shall ensure that no Subscribed Channel shall be disadvantaged or otherwise treated less favorably by Operator with respect to competing channels on a genre basis.

5. MONTHLY SUBSCRIPTION FEE:

- 5.1. Subject to provisions of Clause 7.2 of this Agreement, the Broadcaster shall raise monthly invoices on the Operator for the Subscribed Channel(s) towards the applicable Monthly Subscription Fee, together with applicable Taxes, for the concerned Month on the Operator within 10 (ten) working days of receipt of the Reports from the Operator.
- 5.2. For each Month or part thereof during the Term of the Agreement, the Operator shall pay to the Broadcaster the Monthly Subscription Fee which shall be calculated in the manner set out in Clause 6 of this Agreement.
- 5.3. The A-la-carte Rate of each Channel per Subscriber and Bouquet Rate per Subscriber is set out in **Annexure A** to this Agreement. The rates mentioned in **Annexure A** are exclusive of all Taxes.
- 5.4. During the Term of this Agreement, the Operator shall obtain the prior written consent of the Broadcaster for providing signals of the Subscribed Channel(s) to any other independent Cable Operator who has and/or had been receiving signals of the Subscribed Channel(s) directly from the Broadcaster and retransmitting the same to its subscribers through its analogue or digital addressable cable system. Further the Operator shall not be entitled to provide signals to such Cable Operators until such Cable Operator or the Operator clears the outstanding subscription dues payable by such defaulting Cable Operator to the Broadcaster. It is hereby clarified that the subscribers of such Cable Operator shall be included in the Operator's Subscribers from the

date of such arrangement to the end of the Term of this Agreement.

6. CALCULATION OF MONTHLY SUBSCRIPTION FEE:

- 6.1. In case the Operator avails one or more or all Channel(s) of the Broadcaster on A-la carte basis:
- 6.1.1. If the Operator is providing the Subscribed Channel(s) on A-la carte basis to its Subscribers, the Monthly Subscription Fee payable to the Broadcaster for such A-la-carte Subscribed Channel(s) shall be equal to the A-la-carte Rate as set out in the **Annexure A** multiplied by the number of Monthly Average Subscriber Level availing the Subscribed Channel(s) on A-la-carte basis.
- 6.1.2. If the Operator does not offer such opted A-la-carte Subscribed Channel(s) as A-la-carte to its Subscribers but offers the A-la-carte Channel(s) in Packages, then the Monthly Subscription Fee payable to the Broadcaster for each of the A-la-carte Subscribed Channel(s) shall be calculated on the basis of Monthly Average Subscriber Level of the Package in which such opted A-la-carte Channel has been placed.
- 6.2. In case the Operator avails the Bouquet of the Broadcaster:
- 6.2.1. If the Operator is providing the Bouquet as a whole to its Subscribers, the Monthly Subscription Fee for Bouquet shall be equal to the Bouquet Rate as set out in the **Annexure- A** multiplied by the Monthly Average Subscriber Level availing the Bouquet.
- 6.2.2. If the Operator does not offer Bouquet as a whole to its Subscribers but offers only certain Subscribed Channel(s) from the Bouquet or Packages the Subscribed Channel(s) from the Bouquet in a manner resulting in different Monthly Average Subscriber Level for different Subscribed Channel(s), then the payment by the Operator to the Broadcaster for the Bouquet, shall be calculated on the basis of Monthly Average Subscriber Level for the Subscribed Channel which has highest Monthly Average Subscriber Level amongst the Subscribed Channel(s) of the Bouquet.
- 6.2.3. The A-la-carte Rate and the Bouquet Rate of the Channels shall be subject to amendment or revision by the Broadcaster during the Term in accordance with any change in Applicable Law(s) and such revised rates shall apply from the date such amendment/revision is notified by such authority without any further intimation or action by either party and/or the pricing policy of the Broadcaster from time to time. Upon such amendment or revision, the Operator agrees to pay the revised Monthly Subscription Fee with immediate effect without raising any dispute. It is further agreed that in case the Operator has paid any fees in advance, the differential amount of the Monthly Subscription Fee, from the effective day of such amendment or revision will be paid by the Operator on a pro-rata basis within a period of 7 (seven) days from the receipt of the notice or invoice of revised subscription fee from the Broadcaster.
- 6.2.4. It is hereby agreed that in the event the Operator avails the incentive(s), on A-la care Rate or Bouquet Rate, as per the Incentive Schemes, then the Monthly Subscription Fee shall be subject to the incentive(s) and computed in the manner set out in the Incentive Schemes.
- 6.2.5. Any discounts or similar offerings made by the Operator to the Subscribers in respect of the Subscribed Channel(s) shall be at the sole cost and expense of the Operator.
- 6.2.6. The Broadcaster reserves the right to revise the A-la carte Rates or Bouquet Rates in relation to the high-definition channel(s), if launched by the Broadcaster during the Term.

7. TAX and PAYMENT TERMS:

- 7.1. In case the Operator fails to provide the applicable Report(s) within the prescribed period of 7 (seven) days, the Broadcaster shall have the right to raise an invoice on a without prejudice basis, on the Operator (such invoice amount shall not be more than the last invoice raised by the Broadcaster on the Operator and reconciliation shall be undertaken by the Parties once the applicable Report(s) is/are received from the Operator) and the Operator shall be under obligation to pay the Monthly Subscription Fee on the basis of such invoice. The Operator understands and acknowledges that non-receipt of dispatched invoices from the Broadcaster shall not relieve the Operator from its obligation to make the payments of the Monthly Subscription Fee within the Due Date. In the event the Operator does not receive the invoice for a particular Month by the 15th day of such month, then the Operator shall promptly intimate the Broadcaster about the same and request for issuance of duplicate invoice. Additionally, the Operator shall make payment of

provisional Monthly Subscription Fee (such amount to be not more than the last payment made by the Operator to the Broadcaster towards Monthly Subscription Fee) and reconciliation shall be undertaken by the Parties once the applicable invoice is received by the Operator from the Broadcaster. Notwithstanding anything contained herein, in the event the Operator avails the incentive(s) as per the Incentive Schemes, then the invoicing provisions as set out in the Incentive Schemes shall be applicable.

- 7.2. With regard to the First Invoice Billing Cycle, the invoice shall be raised within thirty (30) days from the end of the First Invoice Billing Cycle and such invoice shall be payable by the Operator to the Broadcaster on or before the Due Date. For avoidance of doubt, it is clarified the First Invoice Billing Cycle can be a Month or more than a Month.
- 7.3. The Operator shall pay to the Broadcaster the Monthly Subscription Fee in arrears by the Due Date, without any deduction except deduction of withholding tax or TDS as provided in this Agreement. Such payment shall be made in the name of “**Disney Broadcasting (India) Limited**” and shall be valid discharge of the Operator’s liability to the Broadcaster towards payment of Monthly Subscription Fee for the applicable month. The Monthly Subscription Fee is exclusive of all Taxes. All such Taxes shall be at the Operator’s cost and shall be charged at the prevailing rates by the Broadcaster to the Operator.
- 7.4. Failure on the Operator’s part to make applicable payment within the applicable Due Date shall constitute a material breach on part of the Operator hereunder, entitling the Broadcaster to initiate legal proceedings against the Operator under Applicable Law(s). Additionally, any due payment from the Operator post expiry of the Due Date shall attract the Default Interest Rate per month until the date the due payment along with the applicable interest is paid in full. The imposition and collection of interest on late payments does not constitute a waiver of the Operator’s obligation to pay the Monthly Subscription Fee by the Due Date and the Broadcaster shall retain all of its other rights and remedies under the Agreement and/or Applicable Law(s).
- 7.5. If under applicable Indian tax laws, any payments from Operator to the Broadcaster, are subject to deduction of tax at source, then the Operator shall:
- 7.5.1. deduct/withhold the applicable amount of income tax deducted at source in the name of the Broadcaster,
- 7.5.2. remit/deposit such deducted withholding tax amount to the applicable Indian tax authority in the name of the Broadcaster within the due dates prescribed under the applicable Indian tax law, and
- 7.5.3. within the applicable statutory period as per the applicable Indian tax law, deliver all documents to the Broadcaster evidencing such statutory deductions.
- 7.6. No cash payments shall be made by the Operator towards the Monthly Subscription Fee or any other dues whatsoever. However in the event a cheque is issued by the Operator and such cheque is dishonored or not approved or returned due to any reason whatsoever, without prejudice to the rights available to the Broadcaster under Applicable Law(s), the Operator shall be liable to pay the Broadcaster, an amount of not less than INR 1,500/- (Rupees One Thousand Five Hundred only) for each such dishonored, disapproved or rejected cheque.
- 7.7. The Operator shall have no right to withhold or claim adjustment or set off Monthly Subscription Fee under this Agreement for any reason whatsoever (including, but not limited to, by virtue of any alleged loss of Subscribers and counterclaim against the Broadcaster).
- 7.8. It is hereby agreed and acknowledged that the Subscription Fee payable by the Operator under the Agreement excludes any applicable Tax, and such Tax shall be additionally chargeable on each invoice or other documents submitted by the Broadcaster and the entire amount shall be payable by the Operator. If any Tax rates are increased or decreased, or any new tax is introduced or an existing Tax is abolished, or any change in interpretation or application of any tax occurs in the course of performance of this Agreement (“New Taxes”), which was or will be assessed on the Broadcaster, such New Taxes shall be to the account of and be solely borne by the Operator; Provided however, if the Broadcaster has paid any of the “New Taxes”, Operator shall within seven (7) days of receipt of Broadcaster’s Invoice or other document, reimburse the same to the Broadcaster.
- 7.9. Wherever Operator is required to deduct income tax at source, the Operator shall do so at the appropriate rate, and promptly deliver to Broadcaster the relevant certificate for all such Taxes deducted at Source (“TDS”). The Operator appreciates that it is the Operator’s responsibility to comply with the relevant rules and

regulations as they relate to TDS, including but not limited to payment of TDS into Government treasury against correct Permanent Account Number (PAN) of the Broadcaster which is AACC4782D, return filing, providing a duly completed TDS certificate with relevant details such as the Unique Transaction No (UTN) of the Broadcaster etc. Operator understands that Operator's non-compliance of the aforementioned provisions may result in Broadcaster being denied tax credit(s) under applicable laws. Operator agrees to reimburse to Broadcaster any amount of loss, claim or liability (of tax, interest and penalty) arising due to delay and/or deficiency in Operator's compliance with requirements of applicable laws relating to TDS.

- 7.10. Each party shall be responsible for taxes based on its own net income, employment taxes of its own employees, and for taxes on any property it owns or leases.
- 7.11. In the event that the Parties are required to make any adjustments/deductions to any invoice issued by Broadcaster, the Parties agree that Broadcaster shall record such adjustments/deductions by a debit and/or credit note, as maybe applicable, issued to the Operator. The Operator agrees that any such debit and/or credit note shall be accepted by it on the GSTN System within the prescribed time. In the event that the Operator fails to accept any debit or credit note within the prescribed time, any amount payable on account of such non-acceptance shall be recoverable and/or adjusted by Broadcaster at its discretion. Each Party agrees to take all necessary steps and/or actions for the timely and accurate recording, uploading, acceptance and/or rejection of any documents invoices or returns, as required under Applicable Laws.
- 7.12. Operator agrees at all times to indemnify and keep Broadcaster and their Affiliates and their Employees indemnified from and against all claims, damages, demands, liabilities, injuries, judgments, losses, costs, penalties, residual obligations and expenses, including reasonable legal fees, suffered or incurred by Broadcaster's and/or their Affiliates, arising out of the acts or omissions of Operator or its Employees, or any failure to perform their obligations set out in this Clause and/or any actual or alleged breach by them of any of Operator's representations, warranties, agreements, obligations, covenants under or arising in connection with any Goods and Services Tax levied under this Agreement.

8. DELIVERY AND SECURITY:

- 8.1. The Subscribed Channel(s) must be delivered by the Operator to the Subscribers in a securely encrypted manner and without any alteration. The Operator undertakes to carry the Subscribed Channel(s) in entirety, in the order and at the time transmitted by the Broadcaster without any editing, delays, alterations, interruptions, picture squeezing or re-sizing, insertion of graphic or animated overlays, pull-through or scroll/scrawls/crawls, deletions or additions, except as authorized in advance in writing by the Broadcaster, including for the EPG as referenced in Clause 10 below. The Operator shall not retransmit any portion of the Subscribed Channel(s) except as specifically authorized by the Broadcaster. Subject to Applicable Law(s), the Broadcaster shall have the right to alter any or all of the Subscribed Channel(s), including the names, logos of the Subscribed Channel(s), the programming exhibited on the Subscribed Channel(s) and the mode of offering of the Subscribed Channel(s).
- 8.2. Operator's transmitting facilities shall be fully capable of individually addressing Subscribers on a channel-by channel and decoder-by-decoder basis.
- 8.3. In the event the Broadcaster is unable to block or black out the transmission of any Withheld Program(s) from the Subscribed Channel(s), then the Operator agrees not to exhibit, and shall block or black out the transmission of any Withheld Program(s) upon notification from the Broadcaster (emails permitted).
- 8.4. Operator also agrees and undertakes that it shall not superimpose or otherwise insert any advertisements, promotions, programs, data or content, whatsoever either its own or that of any other channel before, during, after or along with the content of the Subscribed Channel(s).
- 8.5. For the avoidance of doubt, Operator shall not reconfigure, combine, alter, edit, manipulate, dub, sub-title or repackage the Subscribed Channel(s) for any purpose or copy and store the content of the Subscribed Channel on any storage device in any medium. Neither will Operator enable Subscribers to do the same unless permitted under Applicable Law(s).
- 8.6. Without prejudice to the foregoing, the Operator is allowed to only add or insert its own trademark, logo, name or other insertion of similar nature in the form of translucent watermark, any 'On Screen Display' ("OSD") while transmitting or re-transmitting the signals of the Subscribed Channel(s). The Insertion shall also be subject to the following conditions:

- 8.6.1. The Insertion shall also be inserted on other channels on the Operator's Platform;
 - 8.6.2. At any point in time, there will only be a single Insertion and it shall not appear more than once on the screen;
 - 8.6.3. The Insertion shall not be more prominent than the respective Channel's logo. Further, the placement and size of Insertion, particularly Operator's logo (on any of the Subscribed Channel(s)) shall not be different from the placement and size of Insertion on any similar channels (i.e. channel(s) having placement of their respective logos similar to the placement of logo(s) of Subscribed Channel(s)); and
 - 8.6.4. The Insertion shall not obscure or overlay the Subscribed Channel(s)' logo or any program that appears on the Subscribed Channel(s).
- 8.7. The transmission specifications and infrastructure allocated by the Operator in respect of the broadcast signal of the Subscribed Channel(s) by the Operator to its Subscribers shall be no worse than that of the cable signal of any other channel within the same genre on the Operator's Platform.
 - 8.8. It is expressly agreed that the Operator shall only offer any or all Subscribed Channel(s) at all times during the Term to the Subscribers as a linear television service only on a 24 hours per day, 7 days per week, 365(6) days a year basis, with effect from such Subscribed Channel(s) being activated at the Subscriber's end on account of it being offered in a Package or such Subscribed Channel(s) being availed on A-la-carte basis by the Subscriber till the time such Subscriber is switched off by the Operator for being a defaulter or such Subscriber having expressly indicated its intention to discontinue its subscription to such Subscribed Channel(s) or Packages containing such Subscribed Channel(s) in accordance with Applicable Law(s). Provided that the Operator shall keep such Subscribed Channel(s) or Packages containing such Subscribed Channel(s) active at the Subscriber's end for a minimum period of six (6) months from the date such Subscriber has subscribed to such Subscribed Channel(s) or Packages containing such Subscribed Channel(s), however, subject to availability of the Subscribed Channel(s) on the Platform of the Operator. It is agreed that no independent advertising shall be inserted by the Operator and the Operator shall not superimpose or otherwise alter any copyright, trademarks, trade names, logos, names on any Channel.
 - 8.9. The Operator shall provide access to the Subscribed Channel(s) on a non-discriminatory basis.
 - 8.10. It is clarified that the Operator shall offer the Subscribed Channel(s) to Subscribers on as-is basis and shall not offer any of the Subscribed Channel(s) on the basis of any specific programming event, feature, characteristic or attribute. The Operator shall cause continuous distribution of the Subscribed Channel(s) to all Subscribers during telecast without blacking it out or interfering with it in any manner whatsoever save and except if required as per Clause 8.3 above.

9. PACKAGES:

- 9.1. The Operator undertakes to the Broadcaster that the Subscribed Channel(s) shall not be disadvantaged or otherwise treated less favorably by the Operator with respect to other channels of similar genre while including the channels in any of its Packages.
- 9.2. The Operator shall package the Subscribed Channel(s) as per Applicable Law. Once a Subscribed Channel has been included in a Package, the said Subscribed Channel shall not be selectively switched off or taken off air by the Operator, unless all other channels comprised in that Package have been switched off or taken off air. Provided that this provision shall not apply on suspension of signals or on termination or expiry of this Agreement whereby the Subscribed Channel(s) is/are taken off air or switched off.
- 9.3. The Operator shall give prior written intimation to the Broadcaster's if it intends to package or repackage the Subscribed Channel(s) or intends to launch a new package (promotional or otherwise).

10. ELECTRONIC PROGRAMMING GUIDE:

- 10.1. If Operator has or creates an EPG, or a printed programming guide for distribution to its Subscribers (a copy of which shall be sent to the Broadcaster simultaneously with mailings to Subscribers), then the programming schedule of each of the Subscribed Channel(s) shall be prominently featured in them in the order of the EPGN for each of the Subscribed Channel(s). The Operator agrees not to disadvantage any of the Subscribed Channel(s) or otherwise treat any of the Subscribed Channel(s) less favourably with respect to competing

channels on a genre basis in arranging the EPGNs.

- 10.2. The Operator shall display, in the EPG of its Platform, all the channels offered on its Platform in the same genre in which a particular channel has been indicated by the Broadcaster and any such channel shall appear only in one genre. The EPGNs for the Subscribed Channel(s) ideally shall not be changed during the Term. Any changes to the EPGN on the Operator's Platform shall be made in good faith without targeting the Subscribed Channel(s) for discriminatory treatment vis-à-vis other channels falling within the same genres and shall be affected only with prior consent of the Broadcaster.
- 10.3. The Operator shall offer all contributory language feeds for a given Subscribed Channel to every Subscriber entitled to access that Subscribed Channel.

11. ANTI-PIRACY:

- 11.1. In order to prevent Piracy, the Operator shall, prior to the commencement of the Term of the Agreement and at all times during such Term, employ, maintain, and enforce fully effective Security Systems as per the security specifications set forth in **Schedule 2** of this Agreement and/or may be specified in a non-discriminatory manner in writing, from time to time, by the Broadcaster.
- 11.2. To ensure the Operator's ongoing compliance with the security requirements set out in the Agreement, the Broadcaster may require Technical Audits conducted by Technical Auditor, approved by the Broadcaster in writing no more than twice during the Term, at the Broadcaster's cost and expense. If the results of any Technical Audit are not found to be satisfactory by either the Operator or the Broadcaster, then the Broadcaster shall work with the Operator in resolving this issue in the next fourteen (14) working days. If a solution is not reached at during the said period, the Broadcaster may, at its sole discretion, suspend the Operator's right to distribute the Subscribed Channel(s) or take other actions as provided under the Agreement, until such systems, procedures and security measures have been corrected to the Broadcaster's satisfaction. The Operator shall bear the cost and expense of any subsequent Technical Audit to verify that the systems, procedures and security measures have been corrected by the Operator to the Broadcaster's satisfaction.
 - (a) The Operator shall deploy finger printing mechanisms to detect any piracy, violation of copyright and unauthorized viewing of the Channel(s), distributed / transmitted through its Platform at least every 10 minutes on 24 x 7 x 365(6) basis.
- 11.3. The Operator shall not authorize, cause or suffer any portion of any of the Channel(s) to be recorded, duplicated, cablecast, exhibited or otherwise used for any purpose other than for distribution by the Operator at the time the Channel(s) are made available. If the Operator becomes aware that any unauthorized third party is recording, duplicating, cablecasting, exhibiting or otherwise using any or all of the Channel(s) for any other purpose, the Operator shall within 10 (ten) minutes of so becoming aware of such recording, duplicating, cable casting, exhibiting or otherwise using any or all of the Channel(s) for any other purpose, notify the Broadcaster and the Operator shall also switch off the concerned STB to prevent such unauthorized use. However, use of STB with Personal Video Recorder/ Digital Video Recorder facility which has been supplied by the Operator shall not be treated as unauthorized use, as long as such STB is used in accordance with the terms and conditions of the subscription agreement between the Operator and the Subscriber.
- 11.4. If so instructed by 'information' (as described below) by the Broadcaster, the Operator shall shut off or de-authorize the transmission to any unauthorized subscriber or Subscriber indulging in piracy, within 10 (ten) minutes from the time it receives such instruction from the Broadcaster. Any communication under this Clause 11.5 shall be considered as valid information only if (i) the information is sent through email in a format as mutually agreed by the Parties; and (ii) the information is sent by a person(s) who is/are designated to send such information. However the information may even be provided by the Broadcaster through other means of communications such as telephonic message, fax etc. and the said information shall later be confirmed by the Broadcaster through e-mail and the Operator shall be under obligation to act upon such information.
- 11.5. The Broadcaster plans to actively combat piracy of the Channel(s) in the Territory and the Operator undertakes to work closely and provide all such assistance to the Broadcaster as may be reasonably required by the Broadcaster in such regard. The Operator shall, at its own expense, take all necessary steps to comply with obligations set forth in **Schedule 2**.

12. REPORTS:

- 12.1. The Operator will maintain at its own expense a SMS which should be fully integrated with the CAS capable of, at a minimum:
- 12.1.1. maintaining a computerized customer database capable of recording adequate details of each Subscriber, including name, address, chosen method of payment and billing;
 - 12.1.2. administering subscriptions of Subscribers by producing and distributing contracts for new Subscribers and setting up and maintaining an infrastructure whereby Subscriber contracts are collected and recorded in the SMS database for ongoing administration;
 - 12.1.3. handling all ongoing administrative functions in relation to Subscribers including, without limitation, billing and collection of subscription payments, credit control, sales enquiries and handling of complaints;
 - 12.1.4. administering payments of any commission fees from time to time payable to the Operator's authorized agents for the sale to the Subscribers of programming Packages;
 - 12.1.5. obtaining and distributing receivers and smartcards, if applicable, to Subscribers and issuing replacement smartcards from time to time at its discretion; and
 - 12.1.6. enabling new Subscribers via the SMS over-the-air addressing system and disable defaulting Subscribers from time to time at its discretion.
- 12.2. The Operator shall provide to the Broadcaster the Report(s) including complete and accurate opening and closing Subscriber Report(s) for the Subscribed Channel(s) and the Package containing the Subscribed Channel(s) within seven (7) days from the end of each month in such format as is set forth in **Annexure C** attached hereto or in such formats provided by the Broadcaster. Further, in the event the Operator desires to avail any of the incentive(s) offered by the Broadcaster as per the Incentive Schemes applicable on Bouquet Rates or A-la carte Rates, the Operator shall be under an obligation to provide additional Report(s) within seven (7) days from the end of each month in such format as referred to in the Agreement as set out in **Annexure C** of the Agreement.
- 12.3. If any Subscriber has opted for more than one connection from the Operator, all such additional connections must feature in the Subscriber Report(s).
- 12.4. Each Report shall be system generated only through SMS and CAS and the same should be in a pre-defined read only format such as a suitable PDF format which cannot be manually edited and shall specify all information required to calculate the Monthly Average Subscriber Level (including, but not limited to, the number of Subscribers for each Subscribed Channel and each Package in which a Subscribed Channel is included) and the Monthly Subscription Fee payable to the Broadcaster, and shall be signed and attested by an officer of the Operator of a rank not less than Head of Department/Chief Financial Officer who shall certify that all information in the Report(s) is true and correct. Any difference between the SMS and CAS reports shall have to be reconciled to the satisfaction of the Broadcaster. Non-provisioning of such Subscriber Report(s) shall constitute material breach of obligation on the part of the Operator. The Operator shall submit the Report(s) to the office of the Broadcaster located at Mumbai.
- 12.5. The Operator shall also include in its Report(s), comprehensive details of all incidents of piracy and signal theft involving in its network, the names of perpetrators involved in such incidents. The Operator shall provide such information promptly to the Broadcaster and co-operate with the Broadcaster to take such action as per Applicable Law(s). The obligation of Operator to provide the Report(s) shall survive termination of the Agreement until the Broadcaster receives the Report(s) for each relevant month for which any Monthly Subscription Fee is payable.
- 12.6. The Operator shall maintain throughout the Term and for twelve (12) months thereafter (or such longer period as required by law) sufficient records to enable the Broadcaster, to verify and ascertain the (a) veracity of the Report(s) supplied by Operator pursuant to this Clause 12, (b) the payments due to the Broadcaster hereunder, and (c) Operator's compliance with its anti-piracy obligations as set out in this Agreement.

13. AUDIT:

- 13.1. The Broadcaster shall have the right, not more than twice during the Term, to review and/or audit the SMS, CAS, other related systems and records of SMS of the Operator relating to the Subscribed Channel(s)

provided by the Broadcaster for the purpose of verifying the amounts properly payable to Broadcaster under the Agreement, the information contained in Reports and full compliance with the terms and conditions of the Agreement and/or for the purpose of verifying that the aforesaid Systems of the Operator comply with the requirements of Schedule - I of the Telecommunication (Broadcasting and Cable Services) Interconnection (Digital Addressable Cable Television Systems) Regulations, 2012, as amended. If such review and/or audit reveals that additional fees are payable to Broadcaster, the Operator shall immediately pay such fees. The scope of such Audit shall be as set out in **Annexure F** attached hereto.

- 13.2. The Operator shall provide full cooperation to the representatives of the Broadcaster in order to carry out the audit including, but not limited to, granting unfettered, unqualified and unrestricted access to the Operator's facilities and systems including, but not limited to, SMS, CAS, IT systems and providing documents as may be required by the Broadcaster's representatives. The Operator shall have no objection to the Broadcaster's representatives carrying/using their own equipment, systems including, but not limited to, laptop, software and hardware for conducting such audit and shall be provided with free ingress and egress from the premises where in such audit is conducted. The provisions of this Clause 13.2 shall also apply to Technical Audits. Any breach by or on the part of the Operator with regard to the covenants contained herein shall be construed as material breach of this Agreement.
- 13.3. If any fees due for any period exceed the fees reported by the Operator to be due for such period by two (2) percent or more, the Operator shall pay all of the Broadcaster's costs incurred in connection with such review and/or audit and take any necessary actions to avoid such errors in the future.
- 13.4. The Operator shall remain the sole owner and holder of all customer databases compiled by the Operator under the Agreement.

14. TERM AND TERMINATION:

- 14.1. This Agreement shall remain valid only for the Term.
- 14.2. Either Party has a right to terminate this Agreement, in the event of:
 - 14.2.1. material breach of this Agreement by the other Party which has not been cured within thirty (30) days (any other period as specified under Applicable Law(s)) from receiving a written notice from the other Party; or
 - 14.2.2. the bankruptcy, insolvency or appointment of receiver over the assets of the other Party; or
 - 14.2.3. the DAS license or any other material license necessary for the Operator to operate the Operator's Platform is revoked at any time other than due to the fault of the Operator; or
 - 14.2.4. in case of winding up proceedings initiated against the Operator;
- 14.3. The Broadcaster shall have the right to terminate this Agreement by a written notice to the Operator and disconnect/deactivate signals of the Subscribed Channel(s) to the Operator and/or take any other action as may be appropriate, upon occurrence of any of the following:
 - 14.3.1. the Operator breaches any of the anti-piracy requirements and fails to cure such breach within ten (10) days of being required in writing to do so;
 - 14.3.2. the Broadcaster discontinues the Subscribed Channel(s) with respect to all distributors and provides the Operator with at least ninety (90) days prior written notice;
 - 14.3.3. in the event of assignment of the Agreement by the Operator without prior written approval of the Broadcaster;
 - 14.3.4. if the Operator voluntarily or by operation of law loses control of the means to distribute the Subscribed Channel(s) through its Platform (including but not limited to entering into an agreement/arrangement with another broadcaster for operational and/or administrative and/or funding purposes, etc.);
 - 14.3.5. In the event the Broadcaster is subjected to legal, governmental or other adverse action under applicable treaties, tariffs or Applicable Law(s) that restrict the right of the Broadcaster to provide the Subscribed Channel(s) or any part thereof to the Operator or limit the Operator's right or

authorization to distribute the Subscribed Channel(s) or in the event of any court order which cannot be reviewed or appealed against, which prevents or restricts the Broadcaster from providing the Subscribed Channel(s) to the Operator under the terms of this Agreement.

- 14.4. The Operator shall have the right to terminate this Agreement on written notice to the Broadcaster, if the Operator discontinues its Platform and provides at least ninety (90) days prior written notice.
- 14.5. The Procedure for disconnection of signals of the Subscribed Channel(s) by either Party shall be subject to the provisions contained in Regulation 6 of the Telecommunication (Broadcasting and Cable Services) Interconnection (Digital Addressable Cable Television Systems) Regulations, 2012, as amended.
- 14.6. The Broadcaster shall have the right to disconnect the Subscribed Channel(s) provided to the Operator at any time by giving a prior written notice of twenty one (21) days, specifying the reasons for such disconnection.
- 14.7. The Broadcaster's rights to terminate the Agreement shall be without prejudice to the Broadcaster's legal and equitable rights to any claims under the Agreement, injunctive relief(s), damages and other remedies available under Applicable Law(s).

15. CONSEQUENCES OF EXPIRY/TERMINATION:

15.1. Upon expiry or termination of the Agreement:

- 15.1.1. The Broadcaster shall disconnect and/or deactivate the signals of the Subscribed Channel(s);
- 15.1.2. The Operator shall within seven (7) days of the expiry or termination of this Agreement, pay to the Broadcaster all outstanding payments and/or other sums (including, but not limited to, costs, charges, fees, damages and claims for rendition of accounts, if any accrued hereunder or prior to the expiration or termination of this Agreement) that may be payable to the Broadcaster under the Agreement as on the date of termination, failing which such outstanding amounts shall be payable together with interest at the Default Interest Rate computed from the period of such outstanding amounts becoming due and payable until the date of payment of such outstanding amounts along with applicable interest, in full.
- 15.1.3. The Operator shall immediately return the Equipment to the Broadcaster in good working condition failing which the Operator shall be liable to pay compensation and/or damages, equivalent to the market price of the Equipments.
- 15.1.4. Each Party shall return to the other Party all documents, Confidential Information, and other material belonging to the other Party then in its possession.
- 15.1.5. The Operator shall stop representing itself as a Cable Operator of the Broadcaster.
- 15.1.6. The Operator shall cease to use the Intellectual Property of the Broadcaster and/or its Corporate Affiliates.
- 15.1.7. Those provisions of this Agreement that are explicitly, or by their nature, intended to survive termination or expiry of this Agreement shall survive termination or expiry of this Agreement.

16. EQUIPMENT:

- 16.1. The Broadcaster shall supply or cause to be supplied the Equipment to the Operator, directly or through suppliers nominated by the Broadcaster which are essential for receiving the Subscribed Channel(s), being non-exclusively given herein, within seven (7) working days after execution of this Agreement. The Equipment shall, at all times, remain the sole and exclusive property of the Broadcaster. The Equipment shall be under the control of the Broadcaster and shall never be construed as a sale or supply of the Equipment to the Operator under any circumstances, and accordingly no additional price is payable by the Operator to the Broadcaster. The Operator shall not use the Equipment for any other purpose at any point of time without the express prior written consent of the Broadcaster.
- 16.2. Where Equipment is procured by the Operator directly on its own from the market, Operator shall ensure that the same meets the technical and other parameters as may be communicated by the Broadcaster and it shall also be responsible for its proper functioning, repairs, replacement or maintenance. The Broadcaster shall not, under any circumstances, be responsible or liable for any malfunctions, repairs, replacement or maintenance of such Equipment.

- 16.3. The mere possession of Equipment and making all payments relating to it does not guarantee access to the Subscribed Channel(s).
- 16.4. If the Operator merges or amalgamates with another Cable Operator or ceases to operate the Operator's Platform, the Equipment supplied by the Broadcaster to the Operator shall be returned forthwith to the Broadcaster. If the Equipment is damaged due to negligence of the Operator, the Broadcaster shall be authorized to recover the actual repair cost from the Operator and if the Equipment is beyond repair, the Operator shall be liable to pay to the Broadcaster the cost of such Equipment as on the date it was supplied to the Operator.
- 16.5. In order to take back possession of the Equipment from the Operator, the Operator shall ensure that the personnel/representative of the Broadcaster is allowed free and unobstructed access to the premises of the Operator where the Equipment is installed and the Operator shall not interfere with such procedure.
- 16.6. Operator undertakes to ensure that each IRD and VC provided by the Broadcaster to the Operator:
- 16.6.1. shall not be moved from the installation address, which shall be a secure location. The Operator grants the Broadcaster the right at any time to enter the installation address to verify the presence of and to inspect and test each IRD and VC at the installation address. In the event an IRD and/or VC is missing, the Broadcaster will be entitled to take any action in law, including under existing criminal laws, to recover the IRD and/or VC. Further, in the event an IRD and/or VC is lost, misplaced, stolen or is in any manner alienated from Operator's possession, Operator shall immediately inform the Broadcaster of the same, with a copy of the relevant report lodged with the law enforcement authorities. The Operator shall also immediately initiate all steps that may be possible for the recovery of the IRD and/or VC including, but not limited to, legal action in a court of law. However, it is made abundantly clear that all costs incurred or to be incurred for the recovery of the IRD and/or VC shall be borne solely by the Operator. In case the IRD and/or VC is not recovered, the Security Deposit, as made by the Operator, shall be paid to the Broadcaster and the Broadcaster shall be free to recover the balance costs of the IRD and/or VC from the Operator.
- 16.6.2. shall not be opened, tampered with or reproduced in any manner whatsoever. In the event that the hologram seal affixed to the IRD is broken while the IRD is in the possession and control of the Operator, the Broadcaster may suspend the signals of the Subscribed Channel(s) (after complying with the Applicable Law(s)) without liability and such signals will be restored only at the Broadcaster's discretion and subject to the Operator paying a non-refundable reactivation fee of INR 5000/- (Rupees Five Thousand only) or higher as per the existing policies of the Broadcaster on each such suspension. The Operator acknowledges that the reactivation fee is not a penalty. Upon such IRD seal being broken, the Broadcaster may take back possession of the IRD and the Operator's Security Deposit shall stand forfeited and paid to the Broadcaster. Further, the Broadcaster shall be free to recover the balance cost of such IRD from the Operator. The Operator agrees to use the IRD and/or VC only in accordance with the technical specifications established by the manufacturer of the IRD and/or VC for the installation and use of the IRDs and VCs.
- 16.6.3. shall not be sold, assigned, pledged or otherwise transferred to any party and is not used for any purpose other than receiving the signals of Subscribed Channel(s) in terms of this Agreement.

17. SECURITY DEPOSIT FOR THE EQUIPMENT:

- 17.1. At the time of supplying the Equipment to the Operator, the Broadcaster may, at its discretion, require the Operator to pay the Security Deposit against delivery of the Equipment. The Broadcaster may require the Operator to pay such amount as the Security Deposit as may be determined by the Broadcaster from time to time, for each digital satellite receiver and/or IRD provided by the Broadcaster to the Operator under this Agreement. Such Security Deposit amount shall be refunded by the Broadcaster to the Operator upon expiry or earlier termination of the Agreement, subject to the Operator returning the Equipment in perfect working condition (reasonable wear and tear acceptable) and also subject to the Broadcaster setting off the refundable security deposit amount, or part thereof, with any amount receivable by the Broadcaster from the Operator on such date of expiry or termination of the Agreement.
- 17.2. The Security Deposit shall be collected on a one time basis during the Term for each of the Subscribed Channel(s) or for any new channel introduced by the Broadcaster and subscribed by the Operator. It is expressly agreed between the Parties that if within one (1) month of the request made, the Operator does not intimate the Broadcaster, of the receipt or non-receipt of the Equipment then it will be deemed that the Operator has received the Equipment.

18. REPLACEMENT OR CONVERSION OF CHANNEL(S):

- 18.1. The Broadcaster reserves the right at any time during the Term to remove and/or delete the Remove Channel(s) and the applicability of this Agreement with respect to the Removed Channel(s) shall stand terminated. The Broadcaster shall have the right to replace any Removed Channel with a replacement channel or to add any channel to the list of Channel(s) and to grant the distribution rights to the Operator in respect of the replacement or new channel. If any channel is removed, replaced or added to the list of Channel(s), the Monthly Subscription Fee payable shall be computed as per Applicable Law(s). For avoidance of doubt, it is hereby clarified that the Broadcaster shall use its best commercial endeavors to provide reasonable notice to the Operator with respect to the removal or replacement of the Subscribed Channel(s), provided however that failure to provide any such notice to the Operator shall not be deemed a breach of the Broadcaster's obligations hereunder. Additionally, the Operator hereby undertakes not to involve the Broadcaster and indemnify the Broadcaster from any claim, damage or legal proceedings that may be brought against the Operator by any of the Subscribers on account of such Removed Channels and/or increase, if any, in the subscription rates that the Operator may choose to levy on the Subscriber.
- 18.2. It is hereby clarified for the avoidance of doubt that amongst the Channel(s) and/or Subscribed Channel(s), if any Free-to-Air ("FTA") channel is converted as a pay channel or if any pay channel is converted into a FTA channel, as applicable, the Monthly Subscription Fee payable shall be computed as per Applicable Law(s).

19. REPRESENTATIONS AND WARRANTIES OF THE BROADCASTER:

- 19.1. The Broadcaster represents to the Operator that it has the requisite powers and authority to enter into the Agreement, and to fully perform its obligations hereunder.
- 19.2. As on date of this Agreement, the Channel(s) are registered in the territory with MIB and with any other authority as required under Applicable Law(s).
- 19.3. The distribution of the Channel(s) is allowed in the Territory.

20. REPRESENTATIONS, WARRANTIES AND UNDERTAKINGS OF THE OPERATOR:

- 20.1. The Operator represents, warrants and undertakes the following to the Broadcaster:
- 20.1.1. The Operator has requisite power and authority to enter into the Agreement and to fully perform its obligations hereunder.
- 20.1.2. By executing this Agreement, the Operator is not in breach of any of the provisions contained in any other agreement executed by the Operator with any third party.
- 20.1.3. It shall provide the following upon execution of the Agreement:
- (i) complete network diagram;
 - (ii) CAS declaration from the conditional access vendor (CA declaration form enclosed as **Annexure D**); and
 - (iii) SMS declaration from the SMS vendor (SMS declaration form enclosed as **Annexure E**).
- 20.1.4. The Operator has a valid and subsisting license from the applicable statutory authority which permits operation of the Operator's Platform and the Operator undertakes to keep such license valid and subsisting during the Term and provide a copy of the same to the Broadcaster as and when called upon to do so by the Broadcaster.
- 20.1.5. The Operator shall abide, implement and ensure compliance to the Applicable Law(s) including TRAI Regulations relating to Digital Addressable Cable Systems, in particular the Telecommunication (Broadcasting and Cable Services) Interconnection (Digital Addressable Cable Television Systems) Regulations, 2012, Standards of Quality of Service (Digital Addressable Cable TV Systems) Regulations, 2012 and the Consumers Complaint Redressal (Digital Addressable Cable TV Systems) Regulations, 2012, as amended from time to time.
- 20.1.6. The Operator undertakes that the Subscribed Channel(s) shall not be disadvantaged or otherwise treated less favorably by the Operator in the Packages offered to the Subscriber.

- 20.1.7. The Operator undertakes to carry all language feeds of the Subscribed Channel(s).
- 20.1.8. The Operator undertakes to obtain requisite licenses from music societies and/or concerned authorities in India, if required, and shall be liable to pay any license fee and royalty in relation to such licenses.
- 20.1.9. All the execution requirements, as listed in **Annexure G** of this Agreement, provided by the Operator to the Broadcaster are true and correct.
- 20.1.10. The STBs, CAS and SMS shall comply with the Technical Specifications and the Operator agrees that the STBs and their installed CAS microchip, used by the Subscribers shall prohibit use of digital outputs.
- 20.1.11. The Operator shall provide the accurate Reports and pay the accurate Monthly Subscription Fee, together with applicable Taxes in a timely manner, failing which the Operator shall be liable to pay applicable interest along with the due payment and this Agreement may also be terminated by the Broadcaster for not providing the Reports.
- 20.1.12. The Operator shall not retransmit the Subscribed Channel(s) via any medium other than the Operator's Platform.
- 20.1.13. The Operator shall not offer any pay channel(s) from amongst the Subscribed Channel(s) as FTA Channel to the Subscribers.
- 20.1.14. The Operator shall make available to the Broadcaster, every month, logs containing channel wise history of all the activations and de-activations of all the STBs, VCs and smart cards for each month from the CAS and SMS logs and/or databases. These logs and/or Report(s), in electronic form, must be verified and authenticated by the CAS provider personnel of a rank not less than that of Chief Technical Officer, Chief Operating Officer or Head of Department.
- 20.1.15. The Operator shall ensure that no activations or deactivations shall be performed or initiated directly in CAS. All such actions must be routed through SMS only.
- 20.1.16. The Operator shall not distribute the Subscribed Channel(s) to any Commercial Subscribers for which one or more separate agreement(s) shall be executed between the Parties.
- 20.1.17. The Operator shall maintain for the Subscribed Channel(s) first-class signal transmission quality in accordance with the highest international industry standards, subject to the Broadcaster delivering the signals of Subscribed Channel(s) to the Operator of a quality sufficient to permit the Operator to reasonably comply with such standards. The Operator shall maintain a service availability (a service free from viewer discernible problems including, without limitation, video with no audio, audio with no video or significant signal distortion) that meets or exceeds 99.95% (ninety nine point nine five percent) reliability per month (which represents service outages incurred by Subscribers not exceeding approximately 22 (twenty two) minutes per month) without any interruption or deviation from the daily transmission schedule and shall immediately notify the Broadcaster of any degradation to any of the Subscribed Channel(s)' signals.
- 20.1.18. The Operator shall ensure that EPG functionality, user interface and on screen display appears at the Subscriber's option provided such interface appears at the bottom part of the screen and doesn't cover more than 10% (ten percent) of the television screen from bottom.
- 20.1.19. The Operator undertakes that while retransmitting signals of the Subscribed Channel(s) through the Operator's Platform in the manner contemplated under this Agreement, the Operator shall mandatorily use its on-screen visible watermark/logo.
- 20.1.20. The Operator shall not superimpose or otherwise add any third party promotions, programs, data, content, copyright, trademarks, trade name, logos, names and/or licenses on the Subscribed Channel(s) at the time of retransmission, except the Operator's service logo only in watermark form which shall be at least 50% (fifty percent) transparent and appear on the right side corner at the bottom of the screen and shall be of a size which does not cover more than 5% (five percent) of the space on screen from the right and 5% (five percent) from the bottom or shall hamper the visual of the Subscribed Channel(s) in any manner.

- 20.1.21. The Operator undertakes to retransmit the signals of the Subscribed Channel(s) in its entirety without (i) any cutting, editing, dubbing, scrolling or ticker tape, voice-over, sub-titles, substituting or any other modification, alteration, addition, deletion or variation; and (ii) replacing, modifying, deleting, imposing or superimposing of advertisements or otherwise tampering with the content of the Subscribed Channel(s).
- 20.1.22. The Operator undertakes not to, either itself or through others, copy, tape or otherwise reproduce any part of the Subscribed Channel(s). The Operator further undertakes that it shall not copy or tape programs for resale or deal in any copied programs and shall immediately notify the Broadcaster of any unauthorized copying, taping or use of any part of the Subscribed Channel(s) and shall fully cooperate with all requests by the Broadcaster to take such steps as are reasonable and appropriate to cause such activities to cease. It is understood that this shall not apply to the Subscribers using STBs with PVR/DVR facilities. However, cloud based PVR/DVR facilities is prohibited. Further, the Operator undertakes and ensures that content stored in the DVR and/or external storage device should always be encrypted as a 'Copy Protect' feature and shall be encrypted and not play on any other device(s).
- 20.1.23. The Operator shall not push content onto the STBs, there shall not be automatic advertisement skipping function and/or the Operator shall not create a virtual video-on-demand or other on demand service in respect of the Subscribed Channel(s).
- 20.1.24. The Operator undertakes not to place the Subscribed Channel(s) next to any pornographic or gambling channel or included in any Package that contains any channel with pornographic content or any gambling Service.
- 20.1.25. The Operator shall always encourage the Subscribers to subscribe and/or avail and view all the Subscribed Channel(s). The Operator further undertakes that it shall not act in a manner that would discourage the Subscribers from subscribing, availing and viewing the Subscriber Channel(s). Further, the Operator shall not indulge in any negative publicity or provide incentives, marketing, advertisements etc. which would be detrimental to the interest of the Broadcaster and/or the Subscribed Channel(s).
- 20.1.26. The Operator undertakes not to pledge, charge, encumber or in any way part with the possession of the Equipment without prior written permission of the Broadcaster. Further, the Operator undertakes not to remove or shift or allow removing or shifting, the Equipment from the installation address detailed on the first page of this Agreement or allow anybody else to do the same without prior written permission of the Broadcaster and shall indemnify the Broadcaster against any damage, destruction, theft or loss of the Equipment.
- 20.1.27. The Operator undertakes not to modify, misuse or tamper with the Equipment including the seal (paper seal to prevent opening of the Equipment) or any signals emanating therefrom, in a manner that prevents the identification of the Equipment number or interferes with the signals emanating therefrom.
- 20.1.28. The Operator undertakes to keep the Equipment in good and serviceable order and condition to the satisfaction of the Broadcaster and to immediately notify the Broadcaster in the event of any mechanical and/or technical fault in the Equipment.
- 20.1.29. Upon expiry or termination of the Agreement, the Operator undertakes to return to the Broadcaster the Equipment in good working condition and pay to the Broadcaster all outstanding payments that may be payable under the Agreement on the date of termination.
- 20.1.30. Upon change in the designated satellite of the Subscribed Channel(s), the Operator undertakes to make all necessary arrangements to ensure continued access to the Subscribed Channel(s) at its own expense.
- 20.1.31. The Operator undertakes to promptly intimate the Broadcaster of any change in ownership or sale of the business and/or assets of the Operator.
- 20.1.32. The Operator undertakes to keep accurate and complete records and accounts of billings of the Subscribers and make such records available to the Broadcaster and/or its representatives for inspection and/or audit upon reasonable notice.

- 20.1.33. The Operator undertakes to provide all assistance to the Broadcaster for conducting surveys to determinate the actual subscriber base of the Operator. The Operator undertakes to furnish and submit to the Broadcaster all information and/or documents as may be required by the Broadcaster from the Operator from time to time.
- 20.1.34. Whenever any of the Channel(s) are launched in high definition format, the Operator shall arrange for distribution of the high definition format signals of the applicable channels through the Operator's Platform, subject to separate commercial arrangement between the Parties.
- 20.1.35. The Operator shall comply with Applicable Law(s) including timely payment of Taxes. Under no circumstances would the Broadcaster be liable to compensate the Operator for any tax, interest or penalty which the Operator is liable to pay to the appropriate authorities in the Territory.
- 20.1.36. Operator represents and warrants that for the purpose of GST Laws, one or more GST Registered Location(s) of the Operator declared to the Broadcaster under this Subscription Agreement in the format in Table 1 as annexed hereto as Schedule 3, are respectively the ones that are the most directly concerned with the receipt of the Broadcaster's supply under this Subscription Agreement and each of such GST Registered Location is/are respectively the 'recipient of supply' liable to pay such invoices to the Broadcaster. If the Operator has multiple GST Registered Location(s), the payment of Subscription Fees, in full or part by the Operator to the Broadcaster is on behalf of each of such GST Registered Location(s) and shall be considered as payment made by each of such GST Registered Location(s) against the respective invoices. The Broadcaster is entitled to appropriate at its option, unless otherwise mentioned by the Operator specifically to the contrary, any payment by the Operator to the oldest outstanding unpaid invoice amount by that Operator.

21. ADVERTISING AND PROMOTIONS:

- 21.1. The Broadcaster grants to the Operator the non-exclusive right during the Term to use the Marks solely in connection with the marketing and promotion of the Subscribed Channel(s) and in a manner that has been pre-approved by the Broadcaster, for no additional monetary consideration in this regard.
- 21.2. The Operator undertakes to give:
- 21.2.1. an equivalent amount of marketing support for the Subscribed Channel(s) as it provides to other channels of the same genre;
- 21.2.2. similar treatment to all Subscribed Channel(s) in all advertising materials whereby Channel logos and/or names appear with the logos and names of other channels in terms of size and prominence and page taking into consideration context; and
- 21.2.3. equal opportunity to the Subscribed Channel(s) for participation in events and promotions that the Operator undertakes subject to commercial agreement for each event.

22. INTELLECTUAL PROPERTY RIGHTS:

- 22.1. It is expressly agreed and understood that the Operator shall not acquire any ownership or other rights with respect to the Subscribed Channel(s), other than those expressly provided in this Agreement.
- 22.2. All Intellectual Property related to the Subscribed Channel(s) shall belong exclusively to the Broadcaster. The Operator shall not acquire any proprietary or other rights in the Intellectual Property to which the Broadcaster asserts proprietary or other rights, which the Broadcaster may notify the Operator from time to time in writing, and the Operator agrees not to use the Intellectual Property in any corporate or trade name. The Operator may use the Intellectual Property solely for the purpose of advertising and promoting the Subscribed Channel(s) only with the prior written consent of the Broadcaster. Marketing materials generated by the Operator may refer to the Intellectual Property only if it is clear that such Intellectual Property represents Marks for the Subscribed Channel(s), which are distributed by the Operator. Such marketing materials shall require the prior written approval of the Broadcaster. The Operator shall not acquire any proprietary or other rights over the Marks and agrees not to use Marks without prior written consent of the Broadcaster. Unless notified to the contrary by the Broadcaster, in all trade references, advertising, promotion and for all other purposes, the Subscribed Channel(s) shall be referred to exclusively as designated herein or as otherwise designated by the Broadcaster. To the extent any of such rights are deemed to accrue to the Operator, the Operator agrees that such rights are the exclusive property of the Broadcaster. The Broadcaster reserves the right to inspect any such material at any time without prior notice. The Operator shall not use

any Intellectual Property as part of a corporate name or of a trade name, register or use any name or mark which is the same as, or which contains or which, in the opinion of the Broadcaster, resembles any of the Intellectual Property. The Operator shall include appropriate copyright and other legal notices as the Broadcaster may require and shall promptly call to the attention of the Broadcaster, the use of any Intellectual Property, or of any names or marks that resemble any Intellectual Property by any third party in the Territory. The Operator shall within 10 (ten) days after termination of this Agreement return to the Broadcaster or, at its request, destroy all material containing, and all material used for the purpose of printing or reproducing, any Intellectual Property or any other names or marks that in the opinion of the Broadcaster are similar to any Intellectual Property, and shall transfer or cause to be transferred at no cost to the Broadcaster (or its designee) all interest in and to any graphic representation created by or for Operator of any Intellectual Property. To the extent permissible by law, the Operator hereby appoints the Broadcaster its lawful attorney-in-fact irrevocably to carry out any legal action required to cancel any registration or application for registration obtained or made by the Operator for the Intellectual Property pertaining to the Broadcaster and the Subscribed Channel(s) as mentioned in this Clause 22 or to cause all of the Operator's interest in such registrations or application to be transferred to the Broadcaster (or its designee), it being acknowledged that such power is a power coupled with an interest.

23. LIMITATION OF LIABILITY:

23.1. Any and all express and implied warranties including, but not limited to, warranties of merchantability or fitness for any purpose or use, are expressly excluded and disclaimed by the Broadcaster, except as specifically set forth herein.

24. CONFIDENTIALITY:

24.1. The Operator shall keep in strict confidence any Confidential Information received by it from the Broadcaster and shall not disclose the same to any person, not being a party to this Agreement. The Operator shall also bind its employees, officers, advisors, associates, contractors, agents and other similar persons, to whom the Confidential Information may be disclosed, to the obligations of such confidentiality. However, any disclosure of Confidential Information by the Operator to any of its employees, officers, advisors, associates, contractors, agents and other similar persons shall be strictly on a need to know basis. Confidential Information shall, at all times, remain the exclusive property of the Broadcaster and the Operator shall not acquire any rights in the Confidential Information.

25. FORCE MAJEURE:

25.1. Neither Party shall be liable for any delay in performing or for failing to perform any or all of its obligations under this Agreement resulting from force majeure conditions including satellite failure, satellite jamming, occurrence of an event over which the affected Party has no control etc., which may affect the retransmission of signals of any of the Subscribed Channel(s) to the Operator and/or Subscribers.

26. RELATIONSHIP BETWEEN THE PARTIES:

26.1. The Operator's relationship under this Agreement with the Broadcaster is that the Operator is a recipient of a service under this Agreement. The Operator is not a service provider in any event to the Broadcaster. Accordingly, nothing contained in this Agreement will be construed as to constitute the Operator and Broadcaster as a joint venture, partners or agents, franchisee nor will any similar relationship be deemed to exist between the Operator and the Broadcaster. The Broadcaster shall not be held responsible or liable to the Operator to any third person for any expense incurred by the Operator unless specifically set forth in this Agreement and/or any Schedule(s), nor will Broadcaster be held responsible or liable to the Operator or to a third person for or on account of any of the Operator's employees or agents. No Subscribers shall be deemed to have any privity of contract or direct contractual or other relationship with the Broadcaster by virtue of this Agreement or by the Broadcaster's delivery of the Subscribed Channel(s) to the Operator. This Agreement between the Broadcaster and the Operator is on principal to principal basis and is terminable in nature.

26.2. Further it is expressly agreed that the Operator is making available the Subscribed Channel(s) in its own right and in the course of its own business and not on behalf of the Broadcaster. It is expressly agreed and understood that the Broadcaster has not given to the Operator any right of representation. Accordingly, any margin earned by the Operator from the Subscribers in the course of the exercise of the non-exclusive rights granted herein is not commission paid in any manner to the Operator by the Broadcaster.

27. NO WAIVER:

27.1. The failure of either Party to insist, in any one or more instances, upon performance of any of the provisions of this Agreement or to enforce any such provisions shall not result in the relinquishment of any such rights, shall not make such provisions or rights obsolete and such provisions and rights shall continue and remain in full force and effect. No single or partial exercise by either Party of any right or remedy shall preclude any other future exercise thereof or the exercise of any other right or remedy. Waiver by any Party of any breach of any provisions of this Agreement (or the consequences of any such breach as provided for in this Agreement) must be in writing and signed by the Parties hereto and such waiver shall not constitute or be construed as a continuing waiver or as a waiver of any other breach of any other provisions of this Agreement.

28. ASSIGNMENT:

28.1. Notwithstanding anything contained in the Agreement, the Operator shall not have the right, without the prior written consent of the Broadcaster, to assign or transfer the Agreement or any of its rights or obligations hereunder to any third Party. Upon any breach, whether actual, potential or threatened, of this Clause 28, the Operator shall be deemed to be unauthorized to retransmit the signals of the Subscribed Channel(s), and in material breach of this Agreement which shall entitle the Broadcaster to terminate the Agreement and deactivate or disconnect the signals of the Subscribed Channel(s) and take any other measures as may be lawfully appropriate.

28.2. The Broadcaster may, at any time, assign the Agreement including, without limitation, its rights and obligations hereunder, either in whole, or in part, to any person or third party and such person or third party shall, to the extent of such assignment, be deemed to have the same rights and obligations as the Broadcaster *vis-a-vis* the Operator. Such assignment by the Broadcaster shall be effective on and from the date as communicated in writing by the Broadcaster to the Operator.

29. INDEMNITY AND THIRD PARTY CLAIMS:

29.1. The Operator shall forever keep and hold the Broadcaster and the Broadcaster's subsidiaries, affiliated companies, officers, directors, employees and agents fully indemnified and harmless against all liabilities, claims, costs, damages and expenses (including, without limitation, reasonable attorney's fees) resulting due to any of the Operator's acts, omissions, misstatements, and representations, warranties, undertakings or otherwise set out hereunder or any of its obligations pursuant to the Agreement.

29.2. Except as provided under the Agreement, neither Party shall have any rights against the other Party for claims by third persons or for non-operation of facilities or non-furnishing of the Subscribed Channel(s), if such non-operation or non-furnishing is due to failure of Equipment, satellite action or natural calamity.

29.3. The Operator shall be responsible for obtaining all necessary approvals, licenses and permissions, as may be imposed or required by the government and other authorities, for the distribution of the Subscribed Channel(s) by the Operator in the Authorized Area(s) through the Operator's Platform.

29.4. The Operator acknowledges and accepts that the Broadcaster shall not be liable in any manner to the Operator as regards any program content or alleged violations of any third party rights, any law or any broadcast standards and practice guidelines, program code or censorship guidelines contained in the Applicable Law(s).

29.5. This Clause 29 shall survive termination of the Agreement.

30. SEVERABILITY:

30.1. If any provision of this Agreement becomes invalid, illegal or unenforceable, in whole or in part, the validity of the remainder provisions of this Agreement shall not be affected thereby, and the Parties shall agree to a valid substitute provision, which corresponds in its economic effect as closely as legally possible to the invalid or unenforceable provision which it replaces.

31. NOTICES:

31.1. All notices given hereunder shall be given in writing, by personal delivery, speed post or registered post acknowledgement due, at the correspondence address of the Operator and the Broadcaster set forth in the Agreement, unless either Party at any time or times designates another address for itself by notifying the other Party thereof by speed post or registered post acknowledgement due only, in which case all notices to such Party shall thereafter be given at its most recent address. Notice given by registered post acknowledgement due shall be deemed delivered on the third day from the date of dispatch of such registered post.

- 31.2. All notices to the Broadcaster shall be addressed in the attention of Mr. Nitin Dadoo, First Floor, Building No. 14, Solitaire Corporate Park, Guru Hargovindji Marg, Chakala, Andheri (East), Mumbai 400 093, .
- 32. NO USE OF ‘DISNEY’ NAME**
- 32.1. The Operator will not use the name “Disney” (either alone or in conjunction with or as part of any other words, name, logos or designs) or any trademarks, services marks, logos, fanciful character or design of Broadcaster or its Corporate Affiliate except as expressly permitted under this Agreement or in any way so as to constitute an endorsement, false association or testimonial, express or implied, of any party (including the Operator), or any service or product, and will not to be involved in or authorize any publicity or advertising in relation to a Disney product (except at Broadcaster’s request) without Broadcaster’s prior written approval. Any breach of the obligations under this Clause 32 shall be deemed a material breach of this Agreement.
- 33. DATA PRIVACY**
- 33.1. The Operator authorizes and consents to the use of its personal or sensitive personal information (“Data”) by Broadcaster including its Corporate Affiliates, agents, representatives, advisors or sub-contractors (“Authorized Entities”), for such lawful purposes as may be deemed necessary pursuant to this Agreement including for making payments due to the Operator. The Operator understands and acknowledges that (i) the Data is the Operator’s personal or sensitive personal information as understood within the meaning of the Applicable Law(s); (ii) the Operator has voluntarily and at its option, agreed to provide the Data to the Authorized Entities for such lawful purposes as may be deemed necessary pursuant to this Agreement; and (iii) the Data will or may be transferred by Broadcaster to another party including its Authorized Entities, for such lawful purposes as may be deemed necessary pursuant to this Agreement. The use of the Data by Broadcaster shall be governed by the provisions of the global privacy policy including its addendum as applicable to Indian residents, available at www.disney.in. The Operator agrees and accepts to be bound by the terms thereof.
- 34. ANTI-CORRUPTION**
- 34.1. The Operator agrees to comply fully with the United States Foreign Corrupt Practices Act of 1977 and any amendments thereto (and any local or foreign equivalent, including the laws of India).
- 35. SANCTIONS AND EXPORT CONTROLS**
- 35.1. The Operator agrees to comply fully with all applicable sanctions and export control laws, including those of the United States, and those of the jurisdiction(s) where the Agreement will be performed (if different). For the avoidance of doubt it is acknowledged and agreed that Broadcaster shall have the right to withdraw the rights and/or authorization with respect to any country which is subject to a trade embargo or other trade restrictions or prohibitions of the United Nations, the United States, or any other jurisdiction, competent organization or body.
- 36. GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION:**
- 36.1. The rights and obligations of the Parties under the Agreement shall be governed by and construed in accordance with the laws of India. The TDSAT, to the exclusion of all other courts, shall have exclusive jurisdiction in respect of any dispute between the Parties arising out of or in connection with or as a result of this Agreement.
- 37. ENTIRE UNDERSTANDING AND MODIFICATIONS:**
- 37.1. The Agreement along with its Schedules and Annexures contains the entire understanding between the Parties with respect to the subject matter covered herein. It supersedes all prior understandings between the Parties with respect to the subject matter hereof. Subject to any new regulations and/or orders stipulated by the TRAI/MIB or any order of the court/tribunal, any modification, variation, alteration and amendment of the provisions of the Agreement shall be mutually agreed in writing and executed by and on behalf of the Parties. In the event the Parties fail to mutually agree upon such amendment, the Broadcaster shall have the right to terminate this Agreement without any further obligation towards the Operator.
- 38. BINDING AGREEMENT:**
- 38.1. The present Agreement has been arrived at between the Parties on their own free will, volition and without any force or coercion of any sort, whatsoever.

IN WITNESS WHEREOF, the Parties hereunto have set their hands towards execution of the Agreement.

<p>For _____</p> <p>Signature: _____</p> <p>Name: _____</p> <p>Designation: _____</p> <p>PAN of the Operator: _____</p>
<p>For Disney Broadcasting (India) Limited</p> <p>Signature: _____</p> <p>Name: _____</p> <p>Designation: _____</p> <p>PAN of the Broadcaster: _____</p>

WEBSITE COPY, NOT FOR EXECUTION

Schedule 1

Technical Specifications

Specifications for Set-Top-Boxes (STBs), Conditional Access System (CAS) and Subscribers Management System (SMS)

(A) STB Requirements:

1. All the STBs should have embedded Conditional Access (CA).
2. The STB should be capable of decrypting the Conditional Access inserted by the head-end of the Operator.
3. The STB should be capable of finger printing. The STB should support both Entitlement Control Message (ECM) and Entitlement Management Message (EMM) based fingerprinting.
4. The STB should be individually addressable from the head-end of the Operator.
5. The STB should be able to take the messaging from the head-end of the Operator.
6. The messaging character length should be minimal 120 characters.
7. There should be provision for the global messaging, group messaging and the individual STB messaging.
8. The STB should have forced messaging capability.
9. The STB must be Bureau of Indian Standards (BIS) compliant.
10. There should be a system in place to secure content between decryption and decompression within the STB.
11. The STBs should be addressable over the air to facilitate Over the Air (OTA) software upgrade.
12. The STB should be compatible with covert finger Printing.
13. The STB should carry Subscribed Channel(s)' finger printing without masking or tampering, with respect to time location, duration and frequency.

(B) HD Set-Top-Box Requirements:

1. The HD STBs shall be tamper resistant.
2. Security codes must be securely stored in the HD STB.
3. There should not be any testing points or interfaces in the HD STB provided to the Subscribers.
4. Security system in a HD STB or otherwise must have the capability to detect clone devices.
5. HD STB must enforce reasonable usage rules carried by the license.
6. The decryption and decoding processes must be integrated into a single process in the HD STB.
7. The video path from decryption to video outputs must be secured.
8. PVR content is protected. Any STB or HD STB utilizing built-in PVRs shall employ an encryption system for the storage of material that binds the material to that particular set top box or HD STB.
9. HD STB shall have the ability to add finger printing in the video outputs (preferred to track clone/compromised devices).
10. HD STB shall have:
 - (a) CGMS/A capability for analog outputs
 - (b) HDCP capability for DVI and/or HDMI outputs; and
 - (c) DTCP capability for 1394, USB, Ethernet and/or other applicable outputs if provided.

(C) Fingerprinting Requirements:

1. The finger printing should not be removable by pressing any key on the remote.
2. The finger printing should be on the top most layer of the video.
3. The finger printing should be such that it can identify the unique STB number or the unique VC number.
4. Finger printing should appear on all the screens of the STB, such as Menu, EPG etc.
5. The location of the finger printing should be changeable from the head-end of the Operator and should be random on the viewing device.
6. The finger printing should be able to give the numbers of characters as to identify the unique STB and/or the VC.
7. The finger printing should be possible on global as well as on the individual STB basis.
8. The overt finger printing and 'on-screen display' (OSD) messages of the respective broadcasters should be displayed without any alteration with regard to the time, location, duration and frequency.
9. No common interface Customer Premises Equipment (CPE) to be used.
10. The STB should have a provision that OSD is never disabled.
11. If any piracy is reported by the Broadcaster, the Operator shall deactivate the STB and VC in 10 (ten) to 20 (twenty) minutes of such reporting.

(D) CAS and SMS Requirements:

1. The current version of the CAS should not have any history of the hacking.
2. The fingerprinting should not get invalidated by use of any device or software.
3. The STB and VC should be paired from head-end to ensure security.
4. The SMS and CA should be integrated for activation and deactivation process from SMS to be simultaneously done through both the systems. Further, the CA system should be independently capable of generating log of all activations and deactivations.
5. The CA provisioning company should be known to have capability of upgrading the CA in case of a known incidence of the hacking.
6. The SMS and CAS should be capable of individually addressing subscribers, on a channel by channel and STB by STB basis.
7. The SMS should be computerized and capable to record the vital information and data concerning the subscribers such as:
 - (a) Unique Customer Id
 - (b) Subscription Contract no
 - (c) Name of the subscriber
 - (d) Billing Address
 - (e) Installation Address
 - (f) Landline no
 - (g) Mobile No
 - (h) Email-id
 - (i) Service /Package subscribed to
 - (j) Unique STB No
 - (k) Unique VC No
8. The SMS should be able to undertake the:
 - (a) Viewing and printing historical data in terms of the activations, deactivations, etc.
 - (b) Location of each and every STB/VC unit
 - (c) The SMS should be capable of giving the reporting at any desired time about:
 - (i) The total no subscribers authorized
 - (ii) The total no of subscribers on the network
 - (iii) The total no of subscribers subscribing to a particular service at any particular date
 - (iv) The details of channels opted by subscriber on a-la carte basis
 - (v) The package wise details of the channels in the package
 - (vi) The package wise subscriber numbers
 - (vii) The ageing of the subscriber on the particular channel or package
 - (viii) The history of all the above mentioned data for the period of the last 2 years
9. The SMS and CAS should be able to handle at least one million concurrent subscribers on the system.
10. Both CA and SMS systems should be of reputed organization and should have been currently in use by other pay television services that have an aggregate of at least one million subscribers in the global pay TV market.
11. The CAS system provider should be able to provide monthly log of the activations on a particular channel or on the particular package.
12. The SMS should be able to generate itemized billing such as content cost, rental of the equipment, Taxes etc.
13. The CA and SMS system suppliers should have the technical capability in India to be able to maintain the system on 24 x 7 basis throughout the year.
14. CAS and SMS should have provision to tag and blacklist VC numbers and STB numbers that have been involved in piracy in the past to ensure that the VC or the STB cannot be re-deployed.
15. The Operator shall provide a copy of its CAS and SMS certification from the Authorized vendor of such CAS and SMS service.
16. The Operator shall co-operate and co-ordinate with the Broadcaster's anti-piracy team to curb the piracy of Channel(s) in its network or piracy of channels being done using the signals of the Operator. If required, the operators shall also accompany the Broadcaster's anti-piracy team to jointly investigate and take appropriate action to curb piracy.

Schedule 2

THE OPERATOR'S ANTI-PIRACY OBLIGATIONS

1. General

- 1.1 The Operator shall take all necessary actions to prevent any unauthorized access to the Channel(s)/Subscribed Channel(s) through the Operator's Platform.

2. STBs, VCs, Systems and Procedures

- 2.1 In order to ensure that each STB is capable of being used for fingerprinting, the Operator shall ensure that the STBs supplied to Subscribers conform to the Bureau of Indian Standards established under the Bureau of Indian Standards Act, 1986.

- 2.2 The Operator represents, warrants and undertakes that there are adequate systems, processes and controls in place regarding the distribution of STBs and VCs so as to ensure that they are only sold by the Operator or by its authorized dealers and such sales are only made to bona fide Subscribers and installations are made at an applicable residential address. Adequate systems, processes and controls shall include, without limitation, the Operator:

- 2.2.1 collecting and maintaining complete up to date records of each and every Subscriber's details, and details of the location of every STB and VC including, without limitation, the particulars specified in Paragraph 2.4;
- 2.2.2 requiring all Subscribers to submit a utility bill or bank statement as proof of address, including any Subscribers who have been previously de-authorized prior to re-authorization, or independently physically verify the address by a person other than the dealer/sales unit, prior to activation of any STB and VC;
- 2.2.3 investigating any multiple VC issued under one individual name or address, including visiting the premises of such individuals or addresses from time to time;
- 2.2.4 deploying verification officers on a regular basis to visit and audit the accuracy and veracity of the Subscriber databases on a regular basis;
- 2.2.5 ensuring compliance by dealers including unannounced visits to dealers' premises from time to time;
- 2.2.6 requiring that for every change of address on the system and therefore re-location of a STB, there is an independent physical verification of the new residential address; and
- 2.2.7 de-authorizing any STB or VC that is found outside the Authorized Area(s) or in the possession of a person who is not a bona fide Subscriber.

- 2.3 The Operator represents, warrants and undertakes that all of its STBs and VCs: (i) are sold and installed together as a pack only and installed only at the premises of Subscribers whose address has been verified in accordance with Paragraph 2.2.1; and (ii) employ card-pairing technology that ensures once a VC is activated and paired to a particular STB, the Channel(s) or Subscribed Channel(s) cannot be viewed if such STB is removed and used with any other STB or used with a set top box of any other operator.

- 2.4 The Operator represents, warrants and undertakes that all installations of STBs and VCs are done directly by the Operator or through its authorized dealers and that the installer for every installation physically checks and ensures before installation and activation of a STB and VC that the address where the installation is being done matches with the address as supplied by the Subscriber at the time of purchase, hire purchase or renting of the STB and which is the same as detailed in the SMS. In accordance with Paragraph 2.2.1, the Operator's SMS shall contain all of the following information items for each Subscriber prior to activation of a STB and VC for such Subscriber:

- 2.4.1 Name;
- 2.4.2 Installation address;
- 2.4.3 Billing address (if different);
- 2.4.4 Telephone number of the installation address, where applicable;
- 2.4.5 Subscriber's unique subscriber reference or subscription agreement number;
- 2.4.6 Channel(s)/Package that has been selected;
- 2.4.7 Name and unique reference number of the dealer who sold the STB to such Subscriber;
- 2.4.8 Name and unique reference number of the dealer who sold the subscription to such Subscriber (if different);
- 2.4.9 Name and unique reference number of the installer (if different from the dealer);
- 2.4.10 VC number; and

2.4.11 Unique STB number.

2.5 The Operator agrees and undertakes that it shall not activate, or otherwise reactivate, as the case may be, those VCs, wherein the Channel(s) or Subscribed Channel(s) can be accessed from addresses which are:

2.5.1 not bona fide or do not match the addresses as supplied by the relevant Subscribers as detailed in the SMS; or

2.5.2 outside the Authorized Area(s); or

2.5.3 that of a cable head end or any other distributor of such Channel.

2.6 In order to ensure that the VC is only activated for bona fide Subscribers, the Operator further represents, warrants and undertakes that there are adequate controls to ensure (a) a VC is not activated before installation with its paired STB; and (b) that such VC is activated at the address of the Subscriber which matches with the address as supplied by the Subscriber at the time of purchase, hire purchase or renting of the STB and which is the same as detailed in the SMS.

2.7 The Operator represents, warrants and undertakes that its SMS: (a) allows viewing and printing historical data, in terms of total activation, de-activation and re-activation of all Subscribers and all other records required under paragraph 2.4; and (b) enables the location of each and every STB and VC to be recorded.

3. Fingerprinting

3.1 The Operator shall ensure that it has systems, processes and controls in place to run fingerprinting at regular intervals as per the specifications provided by the Broadcaster and as reasonably requested from time to time.

3.2 The Operator shall ensure that all STBs should support both visible and covert types fingerprinting and should be compatible for running fingerprinting whether operated by the Operator or by the Broadcaster.

3.3 The Operator shall ensure that it shall be able to operate the fingerprinting across all Subscribers based on pre-set parameters and such fingerprinting should, apart from the foregoing, be possible and available on global, group and regional bases at all times. On screen display should support a minimum number of characters that preserve uniqueness to that VC and STB and any amendment of those characters will be on a pre-determined, consistent basis.

3.4 The Operator shall ensure that the following processes shall be deployed to keep a check on piracy and misuse of the signals of the Channel(s):

3.4.1 The Channel(s)' fingerprinting should pass through without masking or tampering with respect to time, location, duration and frequency;

3.4.2 Fingerprinting to be provided by the Operator on the Channel(s), as per the scheme provided by the Broadcaster; the Broadcaster shall have a right to give the time, location, duration of fingerprinting at a reasonably short notice (i.e. at least 30 minutes prior notice or more).

4. Conditional Access and other systems

4.1 The Operator shall ensure that the Subscribed Channel(s) are broadcast in an encrypted form and in a form capable of fingerprinting.

4.2 The Operator represents and warrants that: (a) both the CAS and SMS shall be of a reputed organization and are currently being used by other pay television services that have, in aggregate, at least one (1) million subscribers in the global pay television market; (b) none of the current versions of the CAS have been hacked; (c) to the best of its knowledge, there are no devices or software available anywhere in the world that is capable of hacking or invalidating the fingerprinting technology; and (d) both its CAS and SMS shall be integrated and any activation/de-activation shall be processed simultaneously through both systems.

4.3 The Operator agrees that it shall, at its sole cost, be responsible for ensuring the Subscribed Channel(s) are distributed via a digital, encrypted format signal receivable only by its bona fide Subscribers.

5. Piracy, piracy reports and prevention

5.1 Each Party shall immediately notify the other Party if it ascertains or becomes aware that:

- 5.1.1 Any VC or STB is being located, supplied or sold outside the Authorized Area(s),
 - 5.1.2 Any of the Channel(s) are being viewed via a VC or STB by a third party that is not a Subscriber,
 - 5.1.3 A VC is being used for viewing the Channel(s) anywhere other than the registered address of a Subscriber, or
 - 5.1.4 A VC and/or STB are being used by a cable operator or other distributor to distribute any of the Channel(s) (each, a "**Piracy Event**").
- 5.2 If the Broadcaster or the Operator becomes aware of a Piracy Event then the Operator shall take all necessary steps to prevent such unauthorized or illegal use of the Channel(s) or signals thereof.
- 5.2.1 In the event the Broadcaster decides to take legal or other action against any infringing party committing or causing any Piracy Event, the Operator shall provide all reasonable assistance to the Broadcaster to prevent or combat such Piracy Event.
- 5.3 The Operator agrees to change or upgrade its CAS and/or SMS in the event the CAS is shown to be hacked.
- 5.4 The Operator shall investigate and report to the Broadcaster any detected incidents of copying, transmitting, exhibiting or other illegal use of the Channel(s)/Subscribed Channel(s) via a STB and/or VC, or any illegal or unauthorized distribution or use of the Equipment that enable access to the Channel(s) or Subscribed Channel(s).

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Schedule 3

GST Registered Location(s)

1.('Operator') hereby requests Disney Broadcasting India Limited ('DBIL') to raise invoices on the Operator's multiple GST Registered Locations across India, the particulars of which are provided herein in Table 1 below:-

Table 1

Sr. No.	Customer name (MSO /Operator)	CRN No.	GST Registration Number in a State	Full Address for which this GST Registration is obtained	Proposed invoice value (post GST) or %age
1					
2					
3					
4					
5					
6					
7					
8					
9					
10					
11					
12					
13					
14					
15					
16					
17					
18					
19					
20					
	Total				100%

Operator hereby represents and warrants that for the purpose of GST Laws, EACH of the GST Registered Location of the Operator provided in Table 1 above, are respectively the locations that are the most directly concerned with the receipt of the DBIL's supply under this contract, EACH of such GST Registered Location is the 'recipient of supply', and liable to pay such invoice. If the Operator has multiple GST Registered Location(s), the payment of Subscription Fees, in full or part by the Operator to the Broadcaster is on behalf of each of such GST Registered Location(s) and shall be considered as payment made by each of such GST Registered Location(s) against the respective invoices. DBIL is entitled to appropriate at its option, unless otherwise mentioned specifically to the contrary, any payment by the Operator to the oldest outstanding unpaid invoice amount by that Operator

For and On Behalf of the Operator

.....
(Authorized Signatory)
Name of the Signatory.....
Date:-

Annexure A

Effective Date for the Subscribed Channel(s): ____ day of _____, 201__

A-LA-CARTE RATES## PER SUBSCRIBER PER MONTH

Tick here in case the Operator opts for the Subscribed Channel(s) on A-la carte basis	Tick here (✓)	Channels	A-la-carte Rates (in INR)
		Disney Junior	5.62
		UTV Movies	6.30
		bindass	4.20
		UTV Action	4.20
		Hungama TV	3.51
		Disney Channel	4.00
		Disney XD	4.00
		Disney International HD	25.00

BOUQUET RATE PER SUBSCRIBER PER MONTH

Tick here in case the Operator opts for the Bouquet	Channels	Bouquet Rate per Subscriber per month (in INR)
	Disney Junior	21.90
	UTV Movies	
	bindass	
	UTV Action	
	Hungama TV	
	Disney Channel	
	Disney XD	

It is hereby clarified that in addition to the Monthly Subscription Fee, the Operator shall be liable to pay applicable Taxes.

Note: The A-la-carte Rates mentioned in Annexure A are in terms of the interim order dated April 18, 2011 of the Hon'ble Supreme Court of India in Civil Appeal No's 2847 to 2854 of 2011 and 3896-3903 of 2011 i.e. 42% of the rates specified for non-addressable analog systems and is under protest and without prejudice to the Broadcaster's right to increase the A-la-carte Rates prescribed for addressable platforms, subject to any regulations/orders of the TRAI and/or judgments/orders of courts/tribunals in India with respect to tariffs for addressable platforms.

The A-la carte Rates mentioned herein are in terms of the Order dated April 28, 2015 of the TDSAT and Order dated August 4, 2015 of the Hon'ble Supreme Court in Civil Appeal Nos. 5159-5164/5289-5294/5352-5357/5283-5288 of 2015 and without prejudice to broadcaster's right to increase the A-la carte Rates prescribed for addressable platforms, subject to any regulations/orders of the TRAI and/or judgment/orders of courts/tribunal in India.

The above A-la carte Rates and Bouquet Rate is subject to inflation related hike or increase in the rates notified by TRAI by way of Tariff Order or otherwise and would become automatically applicable to the Agreement w.e.f. the date of such notification and the Operator would be liable to pay the increased subscription fee from the notification date.

Annexure A1

Authorized Area(s)

S. No.	Name of the Cable Operator	DAS Phase(s)	State	District	Authorized Area(s)

Installation Address of CAS:

Installation Address of SMS:

Local headend/Installation Address(es) of Digital Satellite Receiver No. and VC No.:

S. No.	CRN	Name of Cable Operator	Address(es)	Authorized Area(s)

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Annexure B

EQUIPMENT DETAIL			
Channels	Digital Satellite Receiver No. (IRD No.):	VC No.:	Unique Identification No.
Disney Junior			
UTV Movies			
Bindass			
UTV Action			
Hungama TV			
Disney Channel			
Disney XD			
Disney International HD			

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Annexure C

Report(s) Formats City wise/District wise.

Subscriber Report Format

CHANNELS OFFERED ON A-LA-CARTE BASIS

Sl. No.	Channel Name	Opening Subscriber No.	Closing Subscriber No.	Average Subscriber No.
		As Per SMS	As Per SMS	As Per SMS

CHANNELS OFFERED AS PART OF PACKAGE

Sl. No.	Package Name	Channel(s) contained therein	Opening Subscriber No.	Closing Subscriber No.	Average Subscriber No.
	As Per SMS	As Per SMS	As Per SMS	As Per SMS	As Per SMS

TOTAL OFFERING ON A-LA-CARTE / PACKAGE BASIS

Sl. No.	Channel Name	Opening Subscriber No.	Closing Subscriber No.	Average Subscriber No.
		As Per SMS	As Per SMS	As Per SMS

Report for Total Subscriber Base of the Operator (including FTA Channel(s))

Sl. No.	Opening Subscriber No. for all channels including FTA and Pay Channel(s)	Closing Subscriber No. for all channels including FTA and Pay Channel(s)	Average Subscriber No. for all channels including FTA and Pay Channel(s)

Network Pay Subscriber Base Report of the Operator

Sl. No.	Opening Subscriber No. for Pay Channel	Closing Subscriber No. for Pay Channel	Average Subscriber No. for Pay Channel

LCN Report

Sl. No.	Channel(s)	Genre	LCN Rank
	Disney International HD	General Entertainment (English)	
	Disney Junior	Kids	
	UTV Movies	Hindi Movies	
	Bindass	General entertainment (Hindi)	
	UTV Action	Hindi Movies	
	Hungama TV	Kids	
	Disney Channel	Kids	

	Disney XD	Kids	
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Parity Report

Sl. No.	Name of all retail Packages and Add-on- Package (FTA, Pay, FTA and Pay)	Name of the Channel(s)	Competing Channel(s)	Parity adhered (Yes/No)
		bindass	Star TV, Life Ok, Channel V, Zee TV, Colors, Sony, SAB TV, &TV, Epic, Sahara One, Sony Pal, Zindagi and other similar channels	
		Disney International HD	Comedy Central, Star World , AXN, Zee Café, Colors Infinity and similar channels	
		UTV Movies	Star Gold, Movies OK, Zee Cinema, Sony MAX, Sony MAX 2, &Pictures, Zee Classic, Zee Action, Filmy and other similar channels	
		UTV Action	Star Gold, Movies OK, Zee Cinema, Sony MAX, Sony MAX 2, & Pictures, Zee Classic, Zee Action, Filmy and other similar channels	
		Disney Channel	Nick, Cartoon Network, Nickelodeon Sonic, Pogo and other similar channels	
		Disney XD	Nick, Cartoon Network, Nickelodeon Sonic, Pogo, Toonami, Discovery Kids and other similar channels	
		Hungama TV	Nick, Cartoon Network, Nickelodeon Sonic, Pogo, Toonami, Discovery Kids and other similar channels	
		Disney Junior	Nick Junior, Baby TV and other similar channels	

Annexure D

CA declaration form (On the letterhead of the CAS Company)

TO WHOMSOEVER IT MAY CONCERN

This is to certify that M/s _____, address: _____
_____ having its headend at _____ has installed
Conditional Access System (CAS) from our company for its digital addressable cable television platform.

Date of CAS Installation: _____ CAS Version: _____

CAS ID: _____, NETWORK ID: _____

With respect to the CAS installed at above mentioned headend, we confirm the following:

1. The current version of CAS does not have any history of hacking.
2. We have the capability of upgrading of CAS in case it gets hacking.
3. The CAS is currently in use by other pay TV services and it has an aggregate of at least 1 (one) million subscribers in the global pay TV market.
4. The CAS has the capacity to handle at least 1 (one) million subscribers in the system.
5. We, the CAS system provider are able to provide monthly log of activation and deactivation on a particular channel or on a particular package.
6. We have the technical capability in India to maintain this CAS system on 24 x 7 basis through the year.
7. This CAS is independently capable of generating log of all activations and deactivations.
8. This CAS has the provision to tag and blacklist VC numbers and STB numbers that have been involved in piracy in the past to ensure that the VC or the STB cannot be redeployed.
9. The CAS is capable of individually addressing subscribers, on a channel by channel and STB by STB basis.
10. This CAS has the capability to store history logs of all activations and deactivations for the period of last 2 (two) years for every channel and package.

Please find enclosed sample log of all activations and deactivations of a particular channel generated from this CAS system.

Thanking you,

For (CAS company name)

(Signature)

Name: _____

Designation: _____ (not below the level of COO or CEO or CTO)

Company seal:

Annexure E

SMS declaration form (On the letterhead of the SMS Company)

TO WHOMSOEVER IT MAY CONCERN

This is to certify that M/s _____, Registered Office address _____
_____ having its headend at _____ has installed SMS from our
Company for its digital addressable cable television platform.

Date of SMS Installation: _____

SMS Version: _____

With respect to the SMS installed at above mentioned headend, we confirm the following:

1. The SMS is currently in use by other pay TV services that have an aggregate of at least 1 (one) million subscribers in the global pay TV market.
2. The SMS has the capacity to handle at least 1 (one) million subscribers in the system.
3. We have the technical capability in India to be able to maintain their system on 24 x 7 basis through the year.
4. We, the SMS system provider are able to provide monthly log of activation and deactivation on a particular channel or on a particular package.
5. This SMS has the provision to tag and blacklist VC numbers and STB numbers that have been involved in piracy in the past to ensure that the VC or the STB cannot be redeployed.
6. The SMS is capable of individually addressing subscribers, on a channel by channel and STB by STB basis.
7. This SMS is independently capable of generating log of all activations and deactivations.
8. This SMS has the capability to store history logs of all activations and deactivations for the period of last 2 (two) years for every channel.

Please find enclosed sample log of all activations and deactivations of a particular channel generated from this SMS system.

Thanking you,

For (SMS company name)

(Signature)

Name: _____

Designation: _____ (not below the level of COO or CEO or CTO)

Company seal:

Annexure F

Scope of Audit

Head End Audit:

- Operator should provide Complete Accurate Schematic Diagram of their Head End, Earth Stations, Systems and Processes for Audit and Auditing Purpose.
- Operator to submit and confirm the no. of MUX's (Multiplexer Units) installed with active TS (Transport Stream) outputs. This should include physical audit of head end, earth station and analysis of TS stream from the Mux.
- All TS from MUX should be encrypted for the Territory.
- Operator to ensure that his network watermark logo is inserted on all pay channels at encoder end only.
- All pay channels IRDs to be provided to Operator by the Broadcaster should have SDI/Composite/ SDI output only. The Broadcaster should not give IRDs with ASI/IP output or CAM Module.

CAS Audit: Operator to provide all below information correctly:

- Make and version of CAS installed at Head End.
- CA system certificate (with version Information) to be provided by Operator.
- CA system must install the previous version update, and road map to install the upcoming update.
- CAS version installed should not have any history of hacking, certificate from CAS vendor required.
- CAS system should support at least 1 (one) million subscribers. CAS vendor should provide certificate.
- CAS should be able to generate log of all activities i.e. activation/deactivation/FP/OSD.
- CAS should be able to generate active/deactivate report channel wise/package wise.
- STB's SOC and smart cards to be uniquely paired from Operator before distributing box down the line.
- Operator to declare by undertaking the no of encryptions CAS/SMS he is using at the head end and in future if he is integrating any additional CAS/SMS same should be notified to the Broadcaster by means of a fresh undertaking.
- Reconciliation of CAS database (active cards, service wise and package wise) with SMS database to be provided by Operator. CAS vendor required to certified reconciliation of data.
- No activation / deactivation from direct CAS system, it must be routed via SMS client only.
- Operator should provide CAS vendor certified copies of active/deactivate channel wise/product wise report and Package/product report during audit period.
- CA system should have the capability of providing history of all actions taken for last 2 (two) years.

SMS Audit:

- All product authorization must be originated from SMS only. Only after origination from SMS, the CAS should be communicated in this regard.
- SMS and CAS should be fully integrated for all the logics (including but not limited to subscriber provisioning, product entitlements etc.).
- The SMS should be computerized and capable to record the vital information and data concerning the subscribers such as:
 - § Unique Customer Id
 - § Subscription Contract number
 - § Name of the subscriber
 - § Billing Address
 - § Installation Address
 - § Landline telephone number
 - § Mobile telephone number
 - § Email id
 - § Service/Package subscribed to
 - § Unique STB Number
 - § Unique VC Number
- The SMS should be able to undertake the viewing and printing historical data in terms of the activations, deactivations etc. It must also be able to provide this data in digital format (e.g. excel) for further processing and intelligence.
- Location of each and every set top box VC unit
- The SMS should be capable of giving the reporting at any desired time about:
 - § The total no subscribers authorized
 - § The total no of subscribers on the network
 - § The total no of subscribers subscribing to a particular service at any particular date.
 - § The details of channels opted by subscriber on a-la Carte basis.
 - § The package wise details of the channels in the package.

- § The package wise subscriber numbers.
- § The ageing of the subscriber on the particular channel or package
- § Number of STBs activated and deactivated for the same subscriber with date information.
- § The history of all the above mentioned data for the period of the last 2 years

1. Following parameter should be validated during the audit:

- (i) Review Complete Network Diagram
- (ii) Undertaking from Operators for all SMS and CAS installed at Head end – issue of Multiple CAS / SMS
- (iii) Certificate from CAS provider for details of CA ID, Service ID, N/w ID, version and no. of instances installed. Also confirmation with respect to history of hacking
- (iv) Check the number of MUX's installed with active TS outputs. Also whether all TS from MUX are encrypted.
- (v) Review whether Live diagram / fibre details of network are captured in SMS system
- (vi) To check if Operator specific coding / ID is available for finger printing
- (vii) Confirm whether watermarking network logo for all pay channels are inserted at encoder end only
- (viii) Review the controls deployed to ensure integrity and reliability of the reports such as logs, access controls, time stamp etc.
- (ix) Review the Subscriber parameters which are captured in the SMS and validate if following parameters are present for subscriber
 - Unique Subscriber ID
 - Subscriber Contract Details – No, Term, Date, Name, Address and contact details
 - Hardware details
- (x) Review the subscribers activation/ de-activation history in the SMS system
- (xi) Validate if the SMS is integrated with the Conditional Access (“CA”) system.
- (xii) Review if all the active and de-active STBs are synchronized in both SMS and CA system.
- (xiii) Validate if independent logs/report can be generation for active and de-active VCs with the product/channels active in both SMS and CA systems.
- (xiv) Review if the system support the finger printing and OSD features at Box level, Customer account level as well as Global level.
- (xv) Validate if all the STBs are individually addressable from the System and are paired with the VCs.
- (xvi) Review the Electronic Programming Guide to check LCN/CDN and genre of all Channel(s)
- (xvii) Review the various packages programmed in the Systems with respect to the subscriber reports submitted to the Broadcaster.
- (xviii) Extraction and Examination of System Generated reports, statistics, data bases, etc. pertaining to the various packages, schemes, channel availability, package composition, rates,
- (xix) Review of the following reports are supported by SMS and CA System.
 - a. Total no of Subscribers – active and de-active separately
 - b. De-active subscribers with ageing
 - c. Channel wise Subscribers - total
 - d. Channel wise Subscribers – split by package
 - e. Revenue by Package / Channel
 - f. Subscriber/Revenue Reports by State/City
 - g. No of packages/services offered
 - h. List of Channel(s) / rates of each package
 - i. Rate Card Options offered / Attached with active Subscribers
 - j. Historical data reports
 - k. Free / demo Subscribers details
 - l. Exception cases – active only in SMS or CA system

STB Audit: All STB should be individually paired in advance with unique smart card at central warehouse of Operator before handing down the line distribution.

- Operator to provide details of manufacturers of STB's being used / to be used by him (OS/Software, memory capacity, zapping time). All STBs must be secure chipset with chipset pairing mandatory.
- Operator should provide one set of all type/model of boxes for testing and monitoring purpose.
- All STBs used by Operator's should be certified by their CAS vendor.
- Forensic watermarking to be implemented on the Operator headend and STBs.
- ECM/EMM base Forced messaging full screen and ticker mode should be available.
- All the STBs should have embedded Conditional Access.
- The STB should be capable of doing finger printing. The STB should support both Entitlement Control Message (ECM) and Entitlement Management Message (EMM) based fingerprinting.
- The STB should be individually addressable from the Head end.
- The messaging character length should be minimum of 120 characters.

- There should be provision for the global messaging, group messaging and the individual STB messaging.
- The STB should have forced messaging capability.
- The STB must be BIS compliant.
- The STB must have secure chip set with mandatory pairing to smart card.
- There should be a system in place to secure content between decryption and decompression within the STB.
- The STBs should be addressable over the air to facilitate Over The Air (OTA) software upgrade.
- The STB outputs should have the following copy protections
 - (i) Macro vision 7 or better on Composite video output.
 - (ii) Macro vision 7 or better on the Component Video output.
 - (iii) HDCP copy protection on the HDMI and DVI output.
 - (iv) DTCP copy protection on the IP, USB, 1394 ports or any applicable output ports.
- Types of boxes launched / to be launched:
 - § Vanilla STB
 - § DVR STB
 - § Others (please specify)
- Please furnish STB details as following:
 - § Open Standards or Proprietary?
 - § Audio Video and Data I/O Configuration?
 - § Local Storage?
 - § Smarts Card?
 - § PVR Functionality?
 - § Tamper Resistance?
 - § I/O Copy Protection (CGMS-A, HDCP etc.)? Please provide the details.
 - § I/O Interface to Other Devices?
- Are the STB's interoperable?
- DVR / PVR STB should be compliance of following:
 - § Content should get recorded along with FP/watermarking/OSD and also should display live FP during play out.
 - § Recorded content should be encrypted and not play on any other devices.
 - § Recorded content should get automatically deleted once the content license expires.
 - § Content should get record along with entitlements and play out only if current entitlement of that channel is active.
 - § User should not have access to install third party application/software.
- Does the Set Top Box support any type of interactive middleware? Please describe.

Distribution Network Audit: Operator should provide below information in detail:

- Fiber network and PIT information on Geo Map.
- Service area to be defined.

Anti-Piracy Measure: Use of any device or software should not invalidate the fingerprinting.

- The overt finger printing should not be removable by pressing any key from the remote.
- The overt finger printing should be on the top most layer of the video.
- The finger printing should be such that it can identify the unique STB number or the unique VC number.
- The finger printing should appear on all the screens of the STB, such as Menu, EPG etc.
- The location of the finger printing should be changeable from the Head end and should be random on the viewing device.
- The finger printing should be possible on global as well as on the individual STB basis.
- The overt finger printing and On screen display (OSD) messages of the respective broadcaster should be displayed by the Operator without any alteration with regard to the time, location, duration and frequency.
- Covert finger printing should be available.
- No common interface Customer Premises Equipment (CPE) to be used.
- The STB should have a provision that OSD is never disabled.

Commercial Audit*

1. Provide system generated channel-wise and package-wise reports of channels for the platform in a non-editable format.
2. Understand/ Verify the Customer Life Cycle Management process by performing a walkthrough of the following processes and their underlying systems
 - Customer acquisition
 - Provisioning of the subscriber in authentication, billing and SMS system

- Scheme / package change request process
- Customer Retention process, if any
- Deactivation and churn process
- 3. Understand/ Verify the various schemes / packages being offered to customers
 - Obtain details of all approved schemes / packages and add on which are being offered to customers
 - Interactions with the Operator's marketing and sales team on how the various channels are being marketed
 - Any special marketing schemes or promotions
 - Details of the consumers subscribing to the various schemes/ packages, including 'demo'/ free/ complimentary/ testing/ promotional subscribers
- 4. Understand the declaration report generation process by performing a walkthrough of processes and underlying systems (to understand completeness and accuracy of subscriber report generation process):
 - Generation of reports for subscriber declaration for Channel(s)/packages containing the Channel(s)
 - Any reconciliations / checks /adjustments carried out before sending the declarations
- 5. Analyze declaration reports on a sample basis:
 - Reconciling the declaration figures with base data from various systems (SMS / Provisioning / Billing and Authentication systems)
 - Analyze the computation of average subscribers
 - Ascertain the average subscribers for a specific period on a sample basis by generating a sample report for a given period in the presence of the representative/auditors
- 6. Analysis of the following - :
 - Input and change controls of customer data into SMS
 - SMS user access controls – authentication, authorization and logging
 - Analyze system logs to identify any significant changes or trail of changes made
 - Security controls over key databases and systems including not limiting to SMS, Provisioning, authentication and billing systems
 - Review the system logic for the reports which are inputs to the Broadcaster declarations
 - Channel allocation/fixation to a particular LCN/CDN
 - Mapping of subscriber id across the CRM and SMS billing system if the same is different across the systems
 - Sample of activation and deactivation request logs
 - Opening and closing numbers of the active subscribers for sample months (report to be taken in front of the auditors/ rep)
 - Confirmation of the numbers on the middle of the month on a random chosen dates (report to be taken in front of the auditors/ representatives of both parties)
 - Live Demo of the queries being put in to the system to generate different reports.
 - List of CAS and SMS used by Operator in its area of operation. Incase more than one CAS and SMS system is used by Operator, then understand and analyze how multiple markets are segregated, controlled, reported and invoiced
 - Similarly, list of head-ends of the operator providing services in its areas of operation and for such head-ends, understand and analyze how the two markets are segregated, controlled, reported and invoiced.
 - In case of multiple CAS being used by Operator, to understand synchronization between multiple CAS and SMS.

Annexure G

EXECUTION REQUIREMENTS

SECTION A

It is hereby agreed that in the event the Operator opts for the Incentive Scheme, then the Operator shall furnish the following reports at the time of execution of the Agreement in addition to the documents set out in Section B below:

- (i) Subscriber Report;
- (ii) Report for Total Subscriber Base of the Operator (including FTA Channel(s));
- (iii) Network Pay Subscriber Base Report of the Operator;
- (iv) LCN Report; and
- (v) Parity Report.

SECTION B

1. If the Operator is an individual or a sole proprietor:

- (i) Photograph of the proprietor of the Applicant firm.
- (ii) Proof of residence – Passport / Voter's ID Card/ration card/Electricity bill /Income Tax Returns.
- (iii) Self-attested copy of Passport / Voters ID / PAN Card / Driving license for signature verification.
- (iv) Copy each of Postal Registration Number, CAS License together with undertaking provided under Rule 11F of the Cable Rules or DAS License (whichever is applicable), Service Tax Registration, TAN No., Entertainment Tax Registration Number.

2. If the Operator is a partnership firm:

- (i) Certified true copy of the registered Partnership Deed.
- (ii) Separate powers of attorney signed by all partners authorizing the signatory to sign this Agreement and any amendment thereto and all related documents on behalf of the Firm.
- (iii) Photograph of the signatory.
- (iv) Copy of Passport / Voters ID / PAN Card / Driving license for signature verification attested by the authorized signatory.
- (v) Copy of Postal Registration Number, CAS License together with undertaking provided under Rule 11F of the Cable Rules or DAS License (whichever is applicable), Service Tax Registration, TAN No., Entertainment Tax Registration Number.

3. If the Operator is a company:

- (i) The Certificate of Incorporation – certified by the Company Secretary /Director.
- (ii) Memorandum and Articles of Association of the company.
- (iii) Board resolution certified by the Company Secretary/Director authorizing the signatory to sign the Agreement and any amendment and all related documents on behalf of the Company.
- (iv) Copy of Passport / Voters ID / PAN Card / Driving license for signature verification attested by the authorized signatory.
- (v) Photograph of the signatory.
- (vi) Copy each of Postal Registration Number, CAS License together with undertaking provided under Rule 11F of the Cable Rules or DAS License (whichever is applicable), Service Tax Registration, TAN No., Entertainment Tax Registration Number.

4. If the Operator is a Hindu Undivided Family "HUF"

- (i) The photograph of the Karta.
- (ii) The Proof of Residence - Voters Identity Card or Passports of Karta or Electricity bill / Income Tax returns.
- (iii) The names of all coparceners and his/her relation with the Karta.
- (iv) Relevant documents, including any Partition Deed, Family Settlement Deed, etc.
- (v) Copy of Passport / Voters ID / PAN Card / Driving Licence for signature verification attested by the Karta.
- (vi) Copy each of Postal Registration Number, CAS License together with undertaking provided under Rule 11F of the Cable Rules or DAS License (whichever is applicable), Service Tax Registration, TAN No., Entertainment Tax Registration Number.

5. If the Operator falls into the "Other" category

- (i) Copy of DAS License, Service Tax Registration, TAN No., Entertainment Tax Registration Number.
- (ii) Such documents as may be required by the Broadcaster.