



TERMS AND CONDITIONS FOR SUBSCRIPTION TO DUO COMBINED TELECOMMUNICATIONS SERVICES FOR PREPAID PRIVATE USERS PROVIDED BY IPKO TELECOMMUNICATIONS LLC

Article 1 - Contents of the Terms and Conditions for Subscription

1.1 Terms and Conditions for subscription to DUO combined services of IPKO, respectively Internet and Digital Television services for prepaid private users (hereinafter referred to as **“Terms and Conditions”**) govern the rights, obligations and conditions for use of the services provided by **“IPKO Telecommunications LLC”** (hereinafter referred to as **“IPKO”**).

1.2 In addition to these Specific Terms and Conditions for provision of combined services of IPKO, respectively Internet and Digital Television services for prepaid private users, will be also governed by the Law on Electronic Communications no. 04/L-109, applicable regulations for the provision of electronic telecommunications services in Kosovo, adopted by the Regulatory Authority of Electronic and Postal Communications (hereinafter referred to as **“RAEPC”**); contract for subscription to combined services of IPKO, (respectively Internet and Digital Television services for prepaid private users, offers, annexes, published IPKO pricelist, as well as other documents signed by the User and IPKO, which as a whole constitute the Agreement between them.

Article 2 – Definitions

“Agreement” means the entire contractual relationship between the User and IPKO for the use of the service in question, which comprises of the basic Contract signed by the User, respective Annexes, these Terms and Conditions for subscription, published IPKO pricelist, and other accompanying documents.

“Effective date” is the date/time when the Contract was signed.

“Activation/date of initiation of service” is the time from which the User has access to the service and can use the selected service.

“Suspension” is the situation in which the User does not have access to services temporarily, unless the products and services selected by the User are canceled.

“Cancellation/termination” is the situation in which all services to which the User had access are canceled and cannot be used without re-subscription.

“User of Services” is the natural person or legal entity who is subscribed to one or more products and services offered by IPKO, and who directly agrees to the Terms of Use of IPKO.

“Network” is the space where the equipment is connected, wired or wireless, which enables the provision of telecommunication services.

“Equipment” are instruments necessary for the performance of the service. They enable the performance of duties by mechanical advantages, or offer the possibilities which would likely not be offered naturally to the User of the service.

“Modem” – is a device that enables the connection of computers to the IPKO network and from there directs the Internet connection.

“Digital receiver/Set-up Box” is the equipment where the Smart Card is inserted and which is connected to the TV set and with an external source of signal, which turns the digital signal into content which is shown on the TV set.

“Smart Card” is the card which is inserted in the digital receiver and without which the TV channels packages cannot be opened.

“DUO combined services” is the product provided which contains services of digital television and internet for prepaid private users.

“OTT TVIM service” is the value added service provided to the User of the digital television which allows access to the mobile phone, tablet or laptop application, for viewing specific IPKO channels on these devices.

Article 3 – Access to the service provided

3.1 To have access to DUO combined services for private Users, the User is obliged to enter into a contract with IPKO. For entering into a contract, the User must have with him a valid ID card for verification of personal data.

3.2. If the User is under the age of 16, the Contract will be entered into by his parent or legal guardian are, who, on the occasion of signing of the Contract, shall deposit to IPKO a copy of his ID card, as well as Family Certificate/court decision (in the case of registration by legal guardian).

3.3 After signing the Contract, IPKO is obliged to provide the User with Internet services, no later than five (5) days from the date of signing of this Contract, during which time the necessary installation will be performed.

Obligations of IPKO

Article 4 – Quality of service

4.1 IPKO will provide the User with high quality service, in good faith and in accordance with the technical possibilities and the conditions agreed.

4.2 IPKO will regularly monitor and measure the network capacity utilization, and, in specific segments, dynamically avoid possible overloads. For segments where there is no possibility to dynamically distribute the load, IPKO will apply internal procedures for optimization of resources in these segments. Application of these internal methods and procedures by IPKO will positively impact the improvement of the quality of service. The lowest level of quality of service provided to customers is based on the values published from measurements made by RAEPC.

4.3 By notifying the User in advance, IPKO reserves the right to discontinue provision of service due to maintenance, upgrading, modernization, or optimization of the network. These discontinuations can last for as long is necessary to perform the work.

4.4 IPKO will repair the obstacles, referring to the conditions and level of service reported by measurements made by RAEPC, without excluding assistance services.

4.5 In accordance with these Terms and Conditions, IPKO shall not be liable for any interruption or weakening of prepaid Internet and Digital Television service for private users, or for any fault in the network, caused by natural disasters, or any circumstance which beyond the control of IPKO, which could not have been foreseen and prevented (force majeure). In case of major defects of the network, IPKO will take all possible steps to repair these defects as soon as possible, while respecting the priority list from article 16.1 of the Regulation no. Prot. 009/B/16 of RAEPC.

4.6 In no case shall IPKO be liable for indirect damages, or loss of income, caused to the User.

4.7 No assurance or guarantee can be provided regarding the availability, quality, operation, or maintenance of voice traffic or data in cases where the User communicates with individuals who use another telecommunications operator.

Article 5 - Settlement of complaints of Users and customer care

5.1 In accordance with these Terms and Conditions, IPKO will provide the User with support by telephone seven (7) days a week twenty-four (24) hours a day at telephone numbers +386 (0) 49700700 and +381 (0) 38 700 700. Prices for calls to customer care numbers are free only for calls within IPKO network (on-net), whereas for calls from the local operators (PTK, Vala and Z-mobile) tariffs set by these operators, apply. IPKO also provides to the Users support through free number 080070070, for all Users of operators in Kosovo. The User may also submit any request or complaint in writing to the official email address info@ipko.com, or in IPKO shops.

5.2 Upon notification of the defect, if the same cannot be eliminated via telephone, IPKO shall within 5 (five) days provide the User with response on the repair of the defect.

5.3 The User should file a request for compensation within 30 days of notification/reporting of the problem.

5.4 In the event of interruption of the services for at least one (1) day, IPKO shall compensate the User with two (2) days for each day of interruption. Compensation can be done in the form of refunds or extending the validity, depending on the type of service or package.

Article 6 – Obligations of the User

6.1 The User is required to use the DUO combined service for prepaid private users, in strict accordance with the Agreement in question. The User is not allowed to use or permit the use of the Services for any prohibited, indecent, unlawful, harmful, unauthorized, defamatory or misleading purpose or cause injury, insult or harassment to any person or send unsolicited commercial messages to any person.

6.2 The User shall not abuse the service, i.e., the User is obliged to use the services in accordance with the Agreement and applicable laws, otherwise IPKO has the right to cooperate with the competent legal bodies and, depending on the severity of abuse, IPKO is entitled to take the following measures:

- i. Warn the User to use the service in accordance with the Agreement;
- ii. Automatically suspend or cancel the service provided by IPKO, without any responsibility for compensation to the User and as a result require compensation of damages incurred by abuse, made by the User.

6.3 The User is not allowed to use or permit the use of the Services, which will cause interruptions in regular

functioning of the network or quality of services, weakening or interruption or interference with the integrity or security of any network or telecommunications system.

6.4 The User is not allowed to resell any product or service provided by IPKO, except in cases when there is a written agreement shared with IPKO. Use of IPKO products and services is clearly limited to the User, whose name appears on the Contract. Benefits, rights and obligations accepted by the User with this agreement cannot be transferred to a third party without written consent of IPKO.

6.5 The User is obliged to pay all fees and charges in accordance with the Agreement.

6.6 The User must immediately inform IPKO about possible problems with services or products that are being used.

6.7 The User must provide accurate personal data when required by IPKO. For any changes to this data the User must inform IPKO within ten (10) days of the change.

Article 7 – Equipment of IPKO and network facilities:

7.1 Equipment for providing the Internet service:

7.1.1 The modem is the property of IPKO which is given to the User for use during the term of the Agreement. Upon termination of the Agreement, the User is obliged to return it no later than 5 days.

7.1.2 The user is obliged to use and maintain the modem according its manufacturer's instructions, as well as those given by IPKO.

7.1.3 IPKO is not responsible for the destruction of the modem as a result of carelessness or ignorance of the User.

7.1.4 If the User does not comply with the rules for the use of the modem and as a result of his actions the modem is unusable, then the User must pay for the use of the new modem, the price of which is set out in the IPKO pricelist.

7.1.5 In the event of the theft of the modem, the User is obliged to provide a report on the theft by the Kosovo Police, in order to get a new modem. If the User cannot provide this report, then it needs to pay for the use of the new modem.

7.1.6 The User is responsible for the safety of his computer, hardware and software and its data. IPKO does not maintain the computer and LAN of the User and bears no responsibility for damage or loss of the data, as a result of usage of the service.

7.1.7 By notifying the User in advance, IPKO has the right to change the equipment/modem which is used by the User, with the purpose of maintenance, upgrading, modernization, or optimization of the network. Equipment remains the ownership of IPKO.

7.1.8 All equipment used by the User should comply with standards and technical specifications approved by the RAEPC and implemented by IPKO.

7.2 Equipment for provision of HD Digital Television service:

7.2.1 Digital receiver and Smart card are the property of IPKO.

7.2.2 Digital receiver has a 1-year warranty, whereas the Smart card a warranty of 4- years, from the moment of receipt. Repair of the equipment will be done by the company contracted by IPKO, whose contact details will be provided to the User at the moment of signing of the Agreement. During the warranty period, the contracted company is responsible for any repairs to any defects arising from the normal use of equipment.

7.2.3 The User is obliged to use and maintain the equipment according to the instructions of the manufacturer of the equipment, as well as those provided by IPKO. For any malfunction of the equipment, as specified by the contracting company, the User is obliged to submit the equipment to the contracted company.

7.2.4 The User is responsible for any and all mains of the power supply connected to equipment that provides the service. The User shall not hold IPKO responsible for any and all defects and/or damages resulting from electric power to which the device/modem providing the service is connected.

7.2.5 Grounding and protective measures against lightning and overvoltage of electrical household appliances and installations of the User (except digital receiver and modem), are part of installations and household appliances of the User, and for these, IPKO Telecommunications LLC assumes no liability at all where such equipment and installations were not executed/set and connected according to the regional norms and standards. All possible damage to equipment or installations of the User, which can be caused or are caused by the non - correctness of these protective measures or failure to respect the regional norms and standards, will not be compensated by IPKO Telecommunications LLC and all warranties will be void. For the safety

of the User and the User appliances, it is recommended that the User grounds in a single point all video and audio equipment and installations connected to the cable network of IPKO Telecommunications LLC.

7.2.6 If the User does not follow the rules for the use of equipment specified in Article 8 of these Terms and Conditions, and as a result of his/her actions the digital receiver or the smart card are not usable and are damaged, the User must purchase a new digital receiver and smart card, the price of which set in the IPKO pricelist. If IPKO finds that the digital receiver or smart card is unusable, the User will be provided with the same digital receiver or smart card, for free.

7.2.7 List of preventive activities proposed by IPKO to its User is as follows:

7.2.7.1 In the event of lightning storms, the User should disconnect the equipment from the electrical outlet;

7.2.7.2 The User must ensure that the entire home electrical network has grounding system with standard of <5ohm;

7.2.7.3 The User is advised to use/install outlets with surge protection in order to protect the household from lightning and high electrical voltage;

7.2.7.4 The User is advised to use the voltage corrector and UPS (uninterrupted power supply) to protect the household from unstable voltage and power cuts;

7.2.7.5 **Guidelines for proper connection of IPKO equipment:** 1: Switch off TV; 2: Connect RF cable (radio frequency connector) to IPKO STB; 3: Connect the TV cables (HDMI – High Definition Multimedia Interface or RCA phono connector); 4: Plug STB (digital receiver) in power; 5: Switch on TV and STB;

7.2.7.5 **Instructions for proper disconnecting of IPKO equipment:** 1: Switch off the TV and STB(Digital receiver); 2: Disconnect STB from the outlet; 3: Disconnect IPKO RF cable (radio frequency connector) from the STB(Digital receiver); 4: Disconnect HDMI cable (HDMI – High Definition Multimedia Interface).

7.2.8 OTT TVIM service is limited in the IPKO network due to broadcasting rights of the content of the channels offered by this service.

Article 8 – Prices, tariffs and the manner of payment

8.1 To use the service in question, the User is obliged to prepay for the whole contractual period, by activating the appropriate package for a certain period of activation.

8.2 IPKO tariffs, prices for connection, and the modalities of applications will be included in the relevant annexes and/or on www.ipko.com.

8.3 IPKO will invoice payments in euro and the User will be able to fulfill the obligations in euro. All prices are net. Prices will reflect the Value Added Tax (VAT), except for the authorities exempted under the applicable laws of Kosovo. Additional obligations, the banking commission, etc., are to be paid by the User.

8.4 In case the User has remaining days of active package and wants to activate another packet (which is different from the already active package), then the user loses the remaining days and immediately activates the desired package.

Article 9 - Entry into force, duration and termination of the agreement between the User and IPKO

9.1 Agreement between user and IPKO will enter into force on the day of signing of the Contract by the User and will last for as long the User will prepay for DUO combined service.

9.2 In case the User decides to terminate the use of the service before the expiry of the validity of the package, then any remaining credit in the User account will be lost.

9.3 In case the User does not refill the account with a new package within 3 months, the Contract will be terminated and the user is obliged to return the digital receiver, the Smart Card and the modem to IPKO shop, in accordance with these Terms and Conditions. The equipment submitted (Digital receiver and the Smart Card) should be functional. Otherwise, the User is obliged to pay for their value, the price of which is specified in the Contract for Subscription.

9.4 The User will be informed on time about all proposed amendments to the terms of the Agreement not later than thirty (30) days before the entry into force of these amendments. In case of disagreement on amendment of the Terms and Conditions of the Agreement, the User has the right to terminate the Contract, without penalization.

9.5 The User has the right to terminate the Agreement in the event that IPKO will increase the tariff for the service provided by the Agreement, without being charged, until the last day of the month following the receipt of the first

invoice as a result of these changes.

9.6 The User can terminate the Contract with a written notice and without mentioning the reasons for this. The agreement will be terminated at the time selected by the User, even if it requires immediate termination. IPKO will terminate the service as soon as technically possible and will confirm this in writing to the User.

Article 10 - Suspension and cancellation of services

10.1 IPKO may, with prior notice, to suspend services provide to the User, in whole or in part, if the User fails to timely perform the obligations towards IPKO, in any amount by this Agreement, on the due date specified in the invoice, or in case of committing any fraudulent activity towards products and services of IPKO.

10.2 IPKO may, without prior notice, cancel any services provided to the Users, on grounded justification, including, without limitation:

- i. when the User does not meet its obligations under the Agreement (and in particular the obligations of the User set forth in this document) or any law.
- ii. when the User provides IPKO with false or inaccurate information or does not inform IPKO about any changes, as required in Article 6 of these Terms and Conditions.

10.3 In the event of cancellation, any amount remaining in the account of the User will be withdrawn by IPKO.

Article 11 - Protection of data, privacy of Users of IPKO, cooperation with law enforcement authorities

11.1 Protection of data, privacy of Users of IPKO. In full compliance with the Law on Protection of Personal Data, no. 03/L-172, IPKO processes personal data of Users of its electronic communications services, which include the name, personal number, address, fixed telephone number, mobile number, email, address. The User can be informed on the official website of IPKO <https://www.ipko.com/mbrojtdja-e-te-dhenave/?lang=en/> regarding the procedures of storage and processing of personal data. Users can also submit any claim or complaint in writing relating to the use of data, to the email address ipkoprivacy@ipko.com.

11.2 Cooperation with law enforcement authorities. The User bears full responsibility for the information or the content of the data, which he transmits and transfer to third parties via the internet network of IPKO. IPKO bears no responsibility for this content, as well as for data that the User receives from third parties, through IPKO network. In accordance with the laws in force in Kosovo, IPKO will cooperate with law enforcement authorities for requests these authorities will have related to the service in question used by the User.

Article 12 - Transfer of rights and obligations and limitation of liability

12.1 The User has no right to transfer the rights and obligations arising from this Agreement to third parties, without prior written consent of IPKO.

12.2 IPKO reserves the right to transfer the rights and obligations arising under this Agreement to the legal successor of IPKO.

12.3 To the extent permitted by the law, IPKO is not responsible for any injury, loss or damage resulting directly from the use of the services or products of IPKO by the User, or by the inability of the User to use the services of IPKO. IPKO is not responsible for any service or product that is sold by any unauthorized commercial agent or unauthorized third party.

Article 13 - Force Majeure: Issues beyond the reasonable control of one of the parties

15.1 Neither party is responsible for failure to fulfill obligations caused by or resulting from Force Majeure that includes events that are unpredictable, unexpected, irresistible and beyond the control of the parties, such as severe and extreme weather, floods, landslides, earthquakes, hurricanes, lightning, fire, acts of terrorism, war (with or without a declaration of war), riots, explosions, strikes or labor strikes, civil unrest, sabotage, expropriation by the government or other acts or any events that are beyond the reasonable control of the Party concerned. IPKO is not responsible for failure to fulfill obligations in the event of:

- i. refusal or delay by a third party for the supply of IPKO with telecommunications services and in cases where there is no other available alternative service with reasonable price; or
- ii. IPKO is impeded by restrictions of a legal nature or RAEPC to provide specific services.

Article 14 – Applicable Law and Dispute Resolution

14.1 This Agreement shall be governed and interpreted in accordance with applicable laws in Kosovo. All contested issues will be submitted to the IPKO offices. The answer will be provided within 15 days.

14.2 If the parties fail to reach an agreement through negotiations, the User can initiate the procedure for dispute resolution, including the filing of the complaint in accordance with the procedures and rules of dispute resolution set out in Article 84 of the Law on Electronic Communications no. 04/L-109.

Article 15 – Final Provisions

The agreement entirely replaces all previous agreements between the User and IPKO and constitutes the Agreement as a whole related to its subject and should not be amended or revised, except in writing and signed by authorized representatives of both parties. If any provision in this Agreement is illegal or unenforceable, it shall be separated and removed from the Agreement, and the remaining provisions shall remain in full force and IPKO will timely find a replacement.