

Serial No.:

Stick Stamp

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Master Subscriber Agreement for WiMAX Services

Terms and Conditions for the Subscribers' Use of Services Provided by Iracell Telecommunications Services Company

1. Definition of Terms:

In this Agreement, unless the context clearly indicates a contrary intention, the words defined below have the meanings assigned to them.

- 1.1. "Iracell" means Iracell Telecommunications Services Company ("Iracell"), a Private Joint Stock company registered under the laws of the Islamic Republic of Iran with registration number 252949 that operates according to the Licence Agreement issued on 28 February 2009 by the Communications Regulatory Authority and operates under Iracell brand name whose principal place of business is located at 2, Amin Building, Anahita St., Africa Boulevard (Jordan), Tehran;
- 1.2. "Subscriber" means the natural person or legal entity that subscribes and is connected to Iracell's WiMAX Network and whose particulars appear on a duly completed Registration Form;
- 1.3. "Regulatory Authority" means the Communications Regulatory Authority;
- 1.4. "Licensed Services" means WiMAX Network Services which Iracell is permitted to provide pursuant to the License Agreement or any addendum thereto;
- 1.5. "Online Allowance" means the usage/access that is granted to a Subscriber based on the subscribed Package Option;
- 1.6. "Load" or "Loading" means to physically load unit/value from a valid Bolton Pack onto Iracell's billing system so that the Subscriber's account is credited with the Online Allowance, volume and/or Access Period and/or discount specified thereon;
- 1.7. "Price List" means the schedule on which the Fees levied by Iracell are recorded and are published for Subscribers through advertisement or information dissemination;
- 1.8. "Renewal" means the renewal (single or several) of this Agreement by the parties depending on the applicable mode of subscription as the parties may agree from time to time;
- 1.9. "Customer Premises Equipment(CPE)" means an equipment which when registered by Iracell provides Access to the Network Services;
- 1.10. "Billing Cycle" means in relation to postpaid Subscribers, the billing period comprising consecutive periods of two (2) months or as may be determined by Iracell (which shall not be less than one month), beginning on the date the service is Activated;
- 1.11. "Extension" means the extension of the term of this Agreement for several times and for a particular period of time.
- 1.12. "Registration" means the completion of the designated Registration Form electronically, physically, or in any other manner determined by Iracell, with the Subscriber information that is determined and required by Iracell, at its sole discretion, which coupled with the payment of the applicable Fees, is a prerequisite for Activation;
- 1.13. "Value Added Services" means the secondary services designated as such by Iracell and which are part of the Network Services except that they may be provided to a Subscriber under certain Package Options to the exclusion of other Package Options, or may be provided at additional Fees and may be introduced or withdrawn by Iracell;
- 1.14. "Network Services" means the Licensed telecommunications Network Services, Value Added Services and any services to install, maintain or support Licensed Services and Value Added Services, made accessible to the Subscriber by Iracell, subject to the terms of this Agreement;
- 1.15. "Order" means an Order placed by a Subscriber on Iracell, as per the Registration Form or in any other form approved by Iracell, for the provision and/or Installation of Customer Premises Equipments, and/or use of the Network Services;
- 1.16. "Access" means the ability of the Subscriber to either access the Network Services without limitations or only access certain pages until the fulfillment of certain obligations as determined by Iracell. Resolution 87 of the Communications Regulatory Commission (dated 09 March, 2011) shall govern WiMAX service level indices.
- 1.17. "Iracell's Premises" means Iracell's head office situated at the address set out in clause 1.1 as well as Iracell Service Centers located in other cities whose list and addresses are available in Iracell website but specifically excludes the offices of any agent or intermediaries acting on behalf of Iracell or any other party;
- 1.18. "Validity Period" means the duration for any Network Service, as indicated on the Price List, relevant document or applicable promotion;
- 1.19. "Initial Period" means a period agreed to by the parties and subject to the applicable subscription mode during which Iracell may allow the Subscriber Access to the Network, calculated from the date of payment of the applicable Fees or the initial Activation of the Subscriber's account on the Network, whichever shall first occur, subject to the provisions of Clauses 2 (Commencement and Termination) and 7 (Suspension);
- 1.20. "Access Period" means, the applicable period determined by the Package Option subscribed to by the Subscriber during the operation of this Agreement in which Iracell shall allow the Subscriber Access to the Network, subject to the Subscriber's fulfillment of their obligation herein;
- 1.21. "Network" means the telecommunications infrastructure operated by Iracell and used to provide the Licensed Services;
- 1.22. "Package Option" means any one of the Tariff Plans under which the Network Services are made accessible to Subscribers, which Tariff Plans are set out in the Price List and vary according to the rate or Usage Fee, Value Added Services included and other variables determined by Iracell but subject to the requirements, conditions and/or approval of the Regulatory Authority, where applicable. All tariffs will be determined in terms of Resolution 87 of the Communications Regulatory Commission (dated 20 June 2010);
- 1.23. "Registration Form" means the Order or Registration Form completed by or on behalf of the Subscriber upon Registration;
- 1.24. "Activation" means the process through which Iracell allows the Subscriber to utilize the Licensed services based on the tariff plan and the present Agreement;
- 1.25. "Broadband" means the Internet Protocol (IP) based internet connectivity service provided by Iracell, connecting the Subscriber to the Internet via the Network Services;
- 1.26. "Broadband Voice" means the Voice over Internet Protocol (VoIP) based telephone service provided by Iracell, allowing the Subscriber to make and receive telephone calls over the Internet via the Iracell Network and where a telephone number is allocated to the Subscriber;
- 1.27. "Agreement" means these terms and conditions read completed by or agreed to by/for the Subscriber relating to the Subscriber's subscription to the Network and/or the Network Services;
- 1.28. "Bolton Pack" means a product available to be purchased by Subscribers and which allows such Subscribers usage of and Access to the Network Services to the value/unit and/or for the Access Period indicated thereon;
- 1.29. "Installation" means the installation of CPE in any location specified by the Subscriber in an Order;
- 1.30. "Fee(s)" means any fee(s)/charge(s) levied by Iracell on the Subscriber pertaining to the provision of the Network Services;
- 1.31. "Activation Fee" means the fee levied by Iracell on the Subscriber in consideration for Activating the Subscriber's account on the Network;
- 1.32. "Subscription Fee" means the monthly Fee levied by Iracell in consideration for the Subscriber's access to and use of the Licensed Network Services, as detailed in the Price List or any other document;
- 1.33. "Usage Fee" means the Fee levied by Iracell on the Subscriber for recorded usage of the Network Services, as published in the Price List;
- 1.34. "A month" shall mean a period which commences at 0h00 on a particular day of a month (Jalaali calendar) and shall endure until 0h00 on the same day of the following month;
- 1.35. "Fair Usage Policy" means the policy described in this Agreement and that applies to all Subscribers using Network Services;
- 1.36. "Writing" means and shall include communication by email, electronically, SMS and/or facsimile.

2. COMMENCEMENT AND TERMINATION

- 2.1. This Agreement shall commence on the date of Activation of the Subscriber's account by Iracell and shall, subject to the provisions of Clause 7 (Suspension), continue for the Initial Period or further periods of Renewal or Extension as determined by Iracell until terminated:
 - 2.1.1. by the Subscriber in accordance with the terms of the specific mode of subscription and Package Option chosen by the Subscriber; and/or
 - 2.1.2. as result of the termination of the Iracell Licence Agreement.
- 2.2. Notwithstanding the use of third parties or other intermediaries by Iracell, the Order by the Subscriber is an offer made by the Subscriber to Iracell and will be considered once received by Iracell. Iracell's acceptance of the offer shall be indicated by the Activation of the Subscriber's account as contemplated in 2.1. in which instance this Agreement shall be binding between Iracell and the Subscriber after informing the Subscriber of the Activation.
- 2.3. If no later than three (3) working days after receiving the Subscriber's fees Iracell is unable to provide the Subscriber with any Network Services, the Subscriber will be notified and any Fee paid will be refunded within a maximum seven (7) working days. Also if Iracell or the third party supplier determines the connection date, however they are not able to provide services to the subscriber in fourteen (14) working days, and this is not as a result of the act or omission of the Subscriber, the Subscriber may send a termination notice to Iracell to terminate the present Agreement. In this case Iracell is bound to refund all the fees paid by the subscriber within maximum seven (7) working days. If Iracell has delays in refunding the paid fees, a delayed payment penalty of 2% per months shall be paid by Iracell to the Subscriber in addition to the principal fee.

3. SUPPLY OF BROADBAND SERVICES, BROADBAND VOICE AND ANY OTHER NETWORK SERVICES

- 3.1. Iracell shall utilise its best endeavours to promptly comply with any supply and/or Installation requirements recorded in the Order. Iracell may in its discretion refer the Subscriber to a third party who may undertake the Installation in its own name and not as an agent of Iracell.
- 3.2. The Subscriber shall ensure that Iracell or approved third parties have access when required for any repair or maintenance activities deemed necessary.
- 3.3. The Subscriber shall be responsible for obtaining all necessary approvals and authorisations imposed by any competent authority and required for the purpose of any such supply and/or Installation, and the Subscriber hereby indemnifies Iracell against any claim or liability suffered by Iracell by reason of such approvals and authorisations not having been obtained.
- 3.4. The Subscriber shall be responsible for any additional costs to be incurred to make its building or premises suitable for the Installation or any additional accessories that may be required to provide Network Services.
- 3.5. The Subscriber acknowledges that he/she is still bound to pay all applicable Fees notwithstanding any loss, theft of his/her password or inability to use his/her password or log in details.
- 3.6. Except for any legal right the Subscriber may have to port/transfer any number to another WiMAX Licensee, the Subscriber has no proprietary, ownership or other rights (and cannot gain any for example, through publication, use, etc.) to any phone number, identification number, e-mail address or other identifier Iracell assigns to it, or account.
- 3.7. The Subscriber hereby warrants and undertakes in favour of Iracell that he/she:
 - 3.7.1 shall not use or allow the Network Services to be used for any improper, immoral or unlawful purpose, or in any way which may cause injury or damage to persons or property or an impairment of or interruption to the Network or Network Services, respectively of Iracell or any other operator;
 - 3.7.2 shall only use CPE approved by Iracell (the list of CPEs approved by Iracell is given in Annexure 1 and is also available at www.iracell.ir. If there is a discrepancy between the list of the CPEs, the website list shall govern). Where the Subscriber opts to use a CPE not approved by Iracell, Iracell shall not be liable to the Subscriber or any other third party in any form whatsoever where the CPE is not interoperable with Iracell's systems;
 - 3.7.3 shall comply with all relevant legislation and regulations imposed by any competent authority and all directives issued by Iracell relating to the use Network Services.
- 3.8. The provision of any Value Added Services, the determination of any Fee thereof or the withdrawal of such Value Added Services shall at all times be made by Iracell in its sole discretion. In the event that Iracell withdraws any Value Added Service for which a subscription fee is charged, no further subscription fee will be charged for the period after the withdrawal of the Value Added Service concerned.
- 3.9. If the Subscriber moves home, or in the case of corporate Subscribers, there is a change of office location, Iracell shall use all reasonable endeavours, subject to geographical and other limitations to continue to provide Network Services throughout the remainder of the Initial Period or any Renewal period. Where Iracell is not able to provide Network Services at the Subscriber's new location, subject to the mode of subscription chosen by the Subscriber, the Subscriber may still be required to pay all applicable Fees in respect of the remainder of the Initial Period or a Renewal period.
- 3.10. The Subscriber will be required to create a password in order to gain access to his account. The Subscriber agrees to keep all passwords and account information confidential and shall be solely responsible for and indemnify Iracell against any liability or damage resulting from the failure to maintain confidentiality and for all activities that occur from the use of the password. The Subscriber must contact Iracell immediately if they suspect any breach of security such as loss, unauthorised disclosure or use of their password or account.
- 3.11. If the Subscriber faces any problems for using services set out in the present agreement, he/she may contact Iracell Call Center at 707 from Iracell lines and +9377070000 from other lines.
- 3.12. Iracell will solve the problem of the Subscriber within maximum 36 hours and will advise the Subscriber of the same by phone, email or SMS.

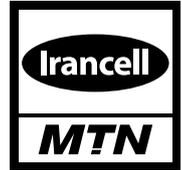
4. FEES

- 4.1. In consideration for the provision of the Network Services and any other products and/or services supplied by Iracell to the Subscriber, the Subscriber shall pay the subscription fee to Iracell whether or not the Network Services have been, or are being utilised by the Subscriber.
- 4.2. Iracell may, on written notice to the Subscriber, vary any Fee, either in whole or in part, with effect from the date specified in such notice.
- 4.3. Unless otherwise agreed to by Iracell in writing or pursuant to the applicable mode of Subscription/Package Option, the Subscriber shall effect payment to Iracell at Iracell's Premises or via electronic means and/or any method of payment approved by Iracell or at the premises of Iracell's bankers or as directed by Iracell from time to time:
 - 4.3.1. against presentation of an invoice or based on the mutual agreement;
 - 4.3.2. of monthly Subscription Fee, in advance for prepaid Subscribers; and for post paid Subscribers all applicable Fees, every two (2) months in arrears, within 30 (Thirty) days of the date of the relevant bill;
 - 4.3.3. additional Usage Fees (if applicable to the Package Option) at a set rate as defined in the Price List or applicable document.
- 4.4. The Subscriber shall have discharged its payment obligations only upon payment being received by Iracell and such payment has been identified by Iracell as the Subscriber's payment for the relevant Subscriber's Account.
- 4.5. Notwithstanding the provisions of Clause 4.3, Iracell may on reasonable written notice to the Subscriber vary its invoicing and payment procedures and requirements.
- 4.6. The Subscriber shall collect his/her statement ("bill") at the collection point indicated to the Subscriber on the date of submission of an Order and/or any alternative location which Iracell may designate upon notice in the current bill or such other medium chosen by Iracell. It shall be the duty of the Subscriber to check the bill in order to ensure that

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- the contents thereof are correct. The Subscriber may request an itemized bill, subject to payment of the applicable fee. Unless a query is raised in respect of the contents of a bill within 30 days from the date thereof, the contents thereof shall be deemed to be correct.
- 4.7 Subject to any contrary provisions of the Price List, applicable document or charging rules that may be modified from time to time:
- 4.7.1 local, national and inclusive minutes are calculated and charged in units of 60 seconds, or any part thereof. In the event that the Subscriber uses any part of a unit the Subscriber shall be liable for the full charge in respect of that unit;
- 4.7.2 international calls are charged in the units referred to above and at the applicable approved tariff in respect of the particular package to which the Subscriber subscribes.
- 4.8 If the Subscriber goes above the usage limit, Irancell may charge the Subscriber for the extra usage and upgrade the Subscriber to another Package Option better suited to their usage. If the Subscriber is upgraded to another Package Option, the remaining period of any Initial Period will apply.
- 5. DEPOSITS**
- 5.1 The Subscriber hereby acknowledges and agrees that in the event that Irancell requires the Subscriber to provide a deposit for the payment of any of the Fees, which includes but is not limited to Installation Fee and any other Fee pertaining to the provision of the Network Services, howsoever described by Irancell to the Subscriber then, the terms set out in 5.2 shall apply in relation to such deposits.
- 5.2 The deposit for the purposes referred to in 5.1 above, shall not attract any interest. Irancell shall be entitled to retain the deposit as long as it deems it necessary and Irancell shall be entitled to offset against the deposit all and any amounts which are due by the Subscriber to Irancell.
- 6. SERVICE MIGRATION**
- 6.1 In the event that a Subscriber applies to change the method by which the subscriber pays for services delivered by Irancell, more specifically if a Subscriber applies to change from prepaid to postpaid and Irancell accepts the Subscriber's application, the Subscriber shall do so, subject to the following conditions:
- 6.1.1 that a migration fee shall be payable by the Subscriber;
- 6.1.2 that Irancell shall be authorised to charge such fee to the Subscriber's account;
- 6.1.3 that any Value Added Services which the Subscriber wishes to retain from its previous package shall, unless otherwise agreed to in writing, be subject to the tariff applicable to the new package;
- 6.1.4 that the Subscriber shall utilise all its Online Allowance and/or remaining days of the Access Period applicable prior to migration, failing which such remaining Online Allowance or Access Period shall be forfeited and Irancell shall not be obliged to compensate the Subscriber therefor, provided always that before any such migration takes place Irancell shall notify the Subscriber of the remaining Online Allowance and/or remaining days of the Access Period.
- 6.2 Any migration from one Package Option to another, within the Billing Cycle, shall for the duration of this Agreement be subject to Irancell's approval and Irancell shall be entitled to levy a migration and/or administration fee for such migration, provided that such fee does not exceed the amount approved by the Regulatory Authority.
- 7. SUSPENSION**
- 7.1 Irancell may in any manner whatsoever, suspend the Subscriber's access to the Network Services in the event that:
- 7.1.1 any modification, maintenance or remedial work is required to be undertaken, to the Network Services or the Network. In the event of any planned down time, Irancell shall notify the Subscribers of such down time at least two (2) days in advance;
- 7.1.2 the Subscriber fails to perform any of his material obligations, or breaches any material terms of this Agreement;
- 7.1.3 the Subscriber resell or provide access to Network Services, or any other Irancell service, to any third parties or parties not located on the same premises without the prior express written consent of Irancell;
- 7.1.4 the Subscriber at any time exceeds the credit or usage limit which Irancell, in its absolute discretion, may set for and notify the Subscriber of, from time to time.
- 7.2 Irancell reserves the right to require the Subscriber to effect payment of any applicable reconnection Fee pursuant to the restoration of Network Services suspended in the circumstances contemplated in Clauses 7.1.2. and 7.1.3. The reconnection fee shall be determined on the basis of the Resolution 87 of the Communications Regulatory Commission (dated 20 June 2010). If the Resolution is changed or amended by the said Commission, the most recent Resolution shall form the basis for determination of the Fee.
- 7.3 Notwithstanding the suspension contemplated in clause 7.1.1, the period of operation of the Agreement shall not be interrupted. Unless otherwise agreed to by Irancell in writing, the Subscriber shall still be liable for all applicable Fees during any such period of suspension.
- 8. DE-ACTIVATION**
- Irancell shall be entitled to de-activate the Subscriber's account, or cancel the allocated Broadband Service/Voice number in the event that the postpaid Subscriber fails to settle his account within forty five (45) days as of the date the account becomes due and the prepaid Subscriber fails to recharge his/her account within ninety (90) days as of suspension and/or makes no revenue and/or does not settle his account. Subscriber acknowledges that Irancell may reallocate such Broadband Service/Voice numbers to another Subscriber at its discretion.
- 9. LIMITATION OF LIABILITY**
- Irancell shall not be liable to the Subscriber for any damages suffered by the Subscriber which are not as result of act or omission of Irancell in relation to the provision of WiMAX Network Services.
- 10. GENERAL CONDITIONS**
- 10.1 In the event of the Subscriber failing to effect payment of any amount owing by it to Irancell on the due date then, without derogating from Irancell's right in terms of Clause 7(Suspension), the Subscriber shall be liable to pay a penalty of two (2) percent per month of the amount owed to Irancell;
- 10.2 All tariffs and Fees set out in this Agreement, any Price List and any applicable document are exclusive of Tax, the liability for which shall vest with the Subscriber.
- 10.3 Irancell may change the terms and conditions of this Agreement as a result of changes in taxes, laws, regulations, the terms and conditions of the Licence or any circumstances or events similar to the aforesaid upon approval by the Regulatory Authority. Irancell shall notify the Subscriber of any changes as contemplated herein in writing.
- 10.4 No indulgence, leniency or extension of time, which Irancell may show to the Subscriber, shall in any way prejudice Irancell or preclude Irancell from exercising any of its rights in the future.
- 10.5 Subscribers accepts and acknowledges that Irancell is entitled to monitor the Services electronically from time to time within the framework of the rules and regulations currently applicable by law.
- 10.6 Each of the Parties chooses, as their domicilium citandi et executandi ("domicilium") for the purposes of the giving of any notice, the serving of any process and for any purposes arising from this Agreement, their respective addresses set forth in Clause 1 and/or the Registration Form.
- 10.7 Each of the Parties shall be entitled, by written notice to the other to vary its domicilium to any other address within the Islamic Republic of Iran which is not a post office box or poste restante.
- 10.8 No alteration, cancellation or variation, which the Subscriber may be entitled to make to the Registration Form, shall be of any force or effect unless 30 days written notice is given to Irancell and such alteration, cancellation or variation is approved by Irancell.
- 10.9 The Subscriber further warrants that he/she has the authority to complete the application in relation to Network Service.
- 10.10 Irancell will be unable to provide the Network Services if there is a power failure or the Broadband service fails, or there is interruption to the service as a result of acts or omissions of third parties or service providers to Irancell; or occurrences beyond the reasonable control of Irancell.
- 10.11 Irancell provides Valid IP services only to business users on an annual basis.
- 10.12 Irancell is able to provide VoIP services, with a Jitter of less than 50 msec which only includes the on-net voice calls.
- 10.13 Where the Subscriber uses Broadband Talk to make emergency calls, the location information received by the emergency services will be limited to the installation address of the service.
- 10.14 Where the Subscribers opts for the prepaid package option any access purchased and/or Loaded on an account shall be subject to the maximum access period of 180 days. Notwithstanding the 180 days maximum access period any Bolton loaded shall be credited to the Subscribers' account;
- 10.15 Irancell shall not be responsible for failing to provide Network Services in a particular location, failed or inaccurate location information services, variable quality in Network Service availability and data speeds as result of geographic or atmospheric conditions and interruption or failure in accessing emergency services beyond its control.
- 10.16 Irancell shall not be responsible for any disruptions caused by war, strikes, natural disasters or other 'acts of God'.
- 10.17 In case any dispute arises between Irancell and the Subscriber relating to this Agreement, the dispute will be referred to the Regulatory Authority which shall make a decision after affording Irancell and the Subscriber an opportunity to be heard. The Regulatory Authority's decision shall be binding on the parties.
- 11. FAIR USAGE POLICY**
- 11.1 All Irancell Network Services are provided to the Subscriber in line with Irancell's Fair Usage Policy. The Subscriber agrees to use all Network Services, whether for private or commercial purposes, within the following guidelines. The Subscriber undertakes that themselves, anyone in their household, or when applicable, anyone in their business shall comply with this policy.
- 11.2 For certain Package Options Irancell provides usage limits. Irancell may make available on its portal a notification to the Subscriber as the Subscriber approaches their usage limit and once they pass the set limit. However the Subscriber acknowledges that it has the primary responsibility of monitoring and being aware of its usage levels.
- 11.3 Subscribers can have online control over their accounts at the following address: <http://ecare.mtnirancell.ir:8080/ecare/StartUp>;
- 11.4 Subscribers can use <http://wimax.irancell.ir> or <http://10.131.189.134> to check the speed of the service. Checking other quality parameters, including Latency and Packet Loss is possible through Pinging server 10.131.189.134
- 11.5 Irancell Network Services may not be used for the following:
- 11.5.1 Unlawful, fraudulent, criminal or otherwise illegal activities;
- 11.5.2 Sending, receiving, publishing, posting, distributing, disseminating, encouraging the receipt of, uploading, downloading, recording, reviewing, streaming or using any material which is offensive, abusive, libellous, defamatory, indecent, obscene, unlawful, harassing or menacing or a breach of copyright, trademark, intellectual property, confidence, privacy or any rights of any other person;
- 11.5.3 Sending, receiving, publishing, posting, distributing, disseminating, encouraging the receipt of, uploading, downloading, recording, reviewing, streaming or using any material that is related to or in any way connected to acts or threats of acts of terrorism;
- 11.5.4 Knowingly or negligently transmitting or uploading any electronic material (including, without limit, files that contain viruses, Trojans, Worms, corrupted files, or any other similar software or programmes) which is known or likely to cause, interrupt, damage, destroy or limit the functionality of any computer software, hardware or telecommunications equipment owned by Irancell or any other Internet user or persons;
- 11.5.5 Activities that invade another's privacy, cause annoyance, inconvenience or needless anxiety to any person such as sending unsolicited email or any email that causes complaints from the recipients of the unsolicited email;
- 11.5.6 Activities that are in breach of any other third party's rights, including downloading, installation or distribution of pirated software or other inappropriately licensed software, deletion of any author attributions, legal notices or proprietary designations or labels in any file that is uploaded, falsification of the origin or source of any software or other material;
- 11.5.7 Anything that may disrupt, restrict, inhibit or interfere with Irancell's Network, Network Services or other Subscribers, or cause an Internet host or the Network to crash including launching "denial of service" attacks; "mailbombing" attacks; or "flooding" attacks;
- 11.5.8 Making excessive use of, or placing unusual burdens on, the Network, or any activity that is likely to impair or degrade the performance of the Network
- 11.5.9 Circumventing the user authentication or security process of an Internet host or the Irancell Network or any attempt to obtain Network Services by any means or device with the intent to avoid payment; and
- 11.5.10 Run programs or servers that provide network services to others such as, but not limited to, providing an internet café (coffee net) service, operating a web/mail/ftp server to serve external connections, unless that right has been incorporated into another Agreement with Irancell.
- 11.6 The Internet contains unedited materials that Subscribers may find offensive or objectionable. Subscribers access such materials at their own risk. Irancell has no control over and accepts no responsibility for these materials. Subscribers may wish to utilise software designed to limit access to certain materials on the Internet.
- Annexure 1
- The following CPEs are approved by Irancell. If the CPEs are changed, the list of the CPEs approved by Irancell will be updated in its website.
- Indoor CPEs:
0. BM631a
- A. BM632
- B. BM635/ wifi
- C. BM632w/wifi
- D. BM338/USB
- E. FBR 105/wifi
- Outdoor CPEs:
- A. BM8301