



འབྲུག་བརྒྱུད་འཕྲིན་ཚོང་།

BHUTAN TELECOM LIMITED



Dealer Registration Form

Dealer Details:

- i. Business Name:
- ii. Name of the owner:
- iii. Location:
- iv. Citizenship Identity Card No:
- v. Business License Number:
- vi. TPN Number:
- vii. E-Load Number:
- viii. Contact Number:
- ix. Email ID:

Document requirement;

- i. Business License Copy.

Minimum Purchase Requirement:

1. Airtime Purchase(E-load)- Nu.5,000.
2. Voucher & SIM Cards- Nu.5,000.

Declaration

I hereby agree to the terms and conditions laid down on the dealer registration form.

Affix Nu.10
legal stamp
and
signature.

Date.....



འབྲུག་བརྗུན་འཕྲིན་ཚོང་།

BHUTAN TELECOM LIMITED



Terms and Conditions:

1. DEFINITIONS

- i. 'Service Provider' means Bhutan Telecom Limited or its agents and permitted assigns.
- ii. 'Dealer' means a business entity that subscribes to or avails service from the Service Provider.

2. GENERAL GUIDELINE

- i. The Service Provider shall provide services only to those who agree to fulfil and comply with the requirements laid down in the 'Registration Form for Dealers Registration' and the Terms and Conditions mentioned in this document.
- ii. The terms and conditions mentioned herein may be amended as and when necessary. The Dealer may be notified of any change/amendment.

3. RIGHTS AND RESPONSIBILITIES OF THE SERVICE PROVIDER

- i. The company shall be within its right to terminate this dealership by giving at least one-month notice.
- ii. This agreement may be terminated by either of the party without any notice or compensation if any of the parties are aggrieved due to violation of any of the terms of this memorandum by the other, or the business generated has not been satisfactory, or either of the parties indulges in any activity detrimental to the other party.
- iii. The company shall pay a commission of 10% on SIM cards, 2% on recharge vouchers, and 4% on the E-load purchase.
- iv. The 2% TDS will be deducted at the source.
- v. Dealer shall be guided by the procedures and guidelines of the company and may be notified from time to time concerning price, counter appearance, publicity, etc. If this is not done as per the given specification, Bhutan Telecom Ltd reserves the right to terminate the dealership at any time.

4. RIGHTS AND RESPONSIBILITIES OF THE DEALER

- i. The dealer shall be within their right to terminate this agreement by giving at least one-month notice.



འབྲུག་བརྒྱུད་འཕྲིན་ཚོང་།

BHUTAN TELECOM LIMITED



- ii. This dealership may be terminated by either of the party without any notice or compensation if any of the parties are aggrieved due to violation of any of the terms of this memorandum by the other, or the business generated has not been satisfactory, or either of the parties indulges in any activity detrimental to the other party.
- iii. Dealer shall be entitled to take a minimum purchase of **Nu.5,000/-** for Airtime recharges (E-Load), and **Nu.5,000** worth for SIM Cards and Vouchers.
- iv. The period for the Dealership will be for one year and it will be automatically renewed every year.
- v. The Dealers should notify in writing to the company if there is a change in business license and the TPN number immediately.
- vi. Dealer hereby agrees to indemnify, defend, protect, and hold Bhutan Telecom and their, affiliates, employees, harmless from and against any claims, costs, suits, liabilities, damages, losses, demands, and expenses of every kind, arising out of any negligent act or omission or wilful misconduct of, or breach of these documents, by the dealer.
- vii. The customer ensures that the services from the service provider are used for lawful purposes only.

5. If any provision of these dealership agreements shall be held invalid under any applicable laws, such invalidity shall not affect any other provisions of these documents that can be given an effect without the invalid provision. Further, all terms and conditions of these documents shall be deemed enforceable to the fullest extent permissible under applicable laws.

6. The parties to this dealership agreement shall put all efforts to settle any dispute or misunderstanding arising out of or related to this document in an amicable way and good faith. In the unfortunate event of any dispute remaining unresolved, such dispute shall be submitted to the court of competent jurisdiction for settlement through litigation.

The terms & conditions are carefully read, understood, and signed between the company and the dealer on (date),(month),..... (year). The company appoints the above-mentioned dealer as its authorized agent for the selling of vouchers, SIM cards, and e-loads.

Date & Signature.....