



AGREEMENT

to Contract for Communication Services

No. _____ dated _____
("Agreement")

Revised 01 April 2019

St. Petersburg

_____ **2018**

Selectel Ltd., hereinafter referred to as "Executor", represented by Deputy CEO for Business Development Maksim Popov, acting under power of attorney dated 5 March 2019

, and _____, hereinafter referred to as "**Customer**",
represented by _____,
_____ acting on the basis of _____,
_____ jointly referred to as the "Parties", have made and entered into this Reseller Agreement as an appendix to Contract for Communication Services No. __ dated _____ ("**Contract**") as follows:

1. Executor may provide Dedicated Servers (except for Discount Line and Chipcore servers), Custom Dedicated Servers, the Virtual Private Cloud, and the Cloud powered by VMware ("**Services**") to Customer at a special price, provided Customer satisfies the terms and conditions agreed upon by the Parties in this Agreement.

2. The Parties hereby establish the following terms and conditions for rendering Services at special prices:

2.1. Executor provides Services to Customer at special prices under the condition that Customer achieves sales volumes pursuant to Table 1 for each service Executor provides Customer.

Table 1.

Quarterly sales volume, in rubles, including VAT	Special price for Cloud Powered by VMware	Special price for Dedicated Servers (except for Discount Line and Chipcore servers), Custom Dedicated Servers and the Virtual Private Cloud
From 0 to 2,000,000.00	Price published on Executor's site, minus 10%	Price published on Executor's site, minus 10%
From 2,000,000 to 4,000,000.00	Price published on Executor's site, minus 13%	Price published on Executor's site, minus 15%
Over 4,000,000.00	Price published on Executor's site, minus 16 %	Price published on Executor's site, minus 20%

2.2. Customer is eligible for special prices for relevant Services following the Service renewal.

2.3. Special Service prices given in Table 1 are final, and additional discounts or special terms and conditions do not apply to these prices unless otherwise stated in relevant supplementary agreements.

3. Executor has the right to unilaterally change tariffs and special prices by sending mandatory notification to Customer via e-mail to Customer's contact address and/or via ticket system at least 15 (fifteen) calendar days before such changes come into effect. If Customer has entered an inaccurate e-mail address, fails to check their e-mail, or fails to notify Executor about a change of e-mail address, such notification will be considered received by Customer. If Customer does not agree to such changes, he may unilaterally refuse the services by sending written notification about such decision to terminate the Agreement within 15 (fifteen) calendar days of the notification date. In this case, the Agreement shall be terminated the moment such changes come into effect. If within 15 (fifteen) calendar days of such notification Executor does not receive Customer's written refusal of the new terms and conditions, then the new terms and conditions shall be considered accepted by Customer.

4. This Agreement forms an integral part of the Contract. For all matters not covered in the Agreement, Parties shall be governed by the terms and conditions of the Contract. In the event of a discrepancy between the terms and conditions of this Agreement and those of the SLA, the transfer and processing of personal data (in case of purchasing of Dedicated Servers with Enhanced Security) this Agreement shall prevail.

5. This Agreement is executed in duplicate, each being equally valid, with each party receiving one copy.

Executor

" _____ "

_____/_____/_____

Customer

" _____ "

_____/_____/_____