CUSTOMER CODE OF PRACTICE



INTERRA NETWORKS LIMITED

CODE OF PRACTICE FOR CUSTOMER AFFAIRS

SUBMITTED IN TERMS OF CONDITION 8 OF THE

INTERNET SERVICE PROVISION LICENSE (INT/005/16)

PREAMBLE

In pursuance to the provisions of the Consumer Code of Practice Regulations 2007 under the Nigerian Communications Act 2003 No. 19, INTERRA NETWORKS LIMITED being a licensed service provider of Internet Services with License No. INT/005/16 does hereby make the following code of practice for consumer affairs as a fulfillment of the licensing requirement.

1- Scope and objectives:

- (1) INTERRA NETWORKS LIMITED ("INTERRA") is a holder of the Internet Service Provision License ("ISPL") granted by the Nigerian Communications Commission ("NCC").
- (2) **INTERRA** intends to provide affordable communications services in Nigeria;
- (3) This Code of Practice is made by INTERRA NETWORKS LIMITED pursuant to the provisions of the Consumer Code of Practice Regulations 2007 under the Nigeria Act 2003 No. 19;
- (4) This code of practice is made to govern the provision of Internet Service License to Customers in fulfillment of the licensing requirement;
- (5) INTERRA hereby publishes to the NCC its Customer Code of Practice as required by Condition 8 of Internet Service License with details of its commitment and obligations to its Customers;

2- Application Of The Code:

This code applies to Customers of the services as provided by INTERRA. This code is intended to guide all Customers of this service with relevant information and content as it relates to the utilization of the services stated herein.

3- Code Administration:

- (1) INTERRA shall establish a mechanism to assist in information and complaint management for purposes of ensuring that all issues are adequately addressed.
- (2) INTERRA shall put in place compliance procedures as described herein under this code to ensure effective monitoring and administration of this Code. The compliance procedure shall be undertaken by the Compliance unit or such other department that may be designated for this purpose from time to time.

PART II- PROVISION OF INFORMATION TO CUSTOMERS

General

- (1) INTERRA shall provide Customers with relevant information as it pertains to the provision of these services that is complete, accurate, and up-to-date and in simple unambiguous languages;
- (2) INTERRA shall endeavor at all times to respond in a timely manner to Customers' requests for information as it pertains the provision of services and such information shall be provided free of charge and shall include the following:
 - current service, arrangements, including rates and terms and conditions for all services offered. This information shall be available either in print, electronic or the website;
 - b. The advantages of using INTERRA's services;
 - The manner in which customers will be able to access INTERRA's assistance where necessary through defined support channels such as telephone and email;
 - d. The manner in which customer's complaint will be handled;



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- e. The prices, rates, terms and conditions of **INTERRA's** products and services will be made freely and readily available in electronic and print format. Furthermore, any of **INTERRA's** services that are subject to price or tariff regulation by the **NCC** shall be described in service tariff pages published in electronic format;
- f. Where there is any change in the tariff rates for services being provided, such change will only be implemented after receipt of prior approval of the NCC and the affected Customers will thereafter be appropriately notified of the price change(s) in an effective manner;
- g. Marketing and after-sales services;
- h. The facilities and processes needed to permit Customers to report faults during business hours and business days;
- i. Fault repair standards (to be in compliance with the quality of service regulations) of the NCC;
- Advanced warning of anticipated service disruptions or planned outages and service areas affected and any compensation if applicable or other remedies other than in the event of force majeure or circumstances considered beyond INTERRA's control;
- k. Treatment of information obtained from a customer; and how customers treat information obtained from INTERRA e.g. warranty of information.

5- Service Contract-

Before the commencement of services or any form of engagement whatsoever with an intended Consumer, such Consumer shall on request be provided with a copy of the contract or agreement for the provision of service subscribed thereto. Such contract shall be written in plain and clear language.

6- (1) Before entering into a contract for any service, **CUSTOMERS** shall be provided a complete description of the service in clear and plain language avoiding unnecessary technical terms. Where other services are required in order to effectively utilize the service, the Consumer shall be sufficiently informed of such requirements or service dependencies;



- (2) **INTERRA** shall provide necessary information on the service quality levels offered, the waiting time for initial connection and any services areas and coverage where applicable;
- (3) **INTERRA** shall provide specific information regarding any compensation, refund or other arrangements, which may apply if contracted quality service levels are not met, along with the procedures and methods for resolving disputes in respect of the service contract;
- (4) INTERRA shall provide the following services to Customers and charged on the INTERRA network:
 - High Speed Broadband Access to the Internet
 - Voice Services
 - Short Message Services (SMS); and
 - Value Added Services
- (5) In the case of service upgrade or migrations options, **INTERRA** shall provide Customer with clear and complete information regarding the upgrade or migration terms including any changes in service performance and any duly approved fees or charges resulting from upgrades or migration
- (6)- Customers shall ONLY be billed for the maximum number of channels utilized and available to them within a billing cycle.
- (7)- Where any channels paid for by the Consumer are not made available, the Customer shall be refunded for the total cost of the available channels on a pro-rata basis;

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(8)- **INTERRA** shall provide specific information regarding any compensation, refund or other arrangements, which may apply if contracted quality service levels are not met along with procedures and methods for resolving disputes in respect of the service contract;

8. **Pricing information:**

INTERRA shall at all times inform all Customers of its services before a contract of service is entered into:

- a. The applicable rates or charges;
- b. The breakdown of such charges;
- c. Each part or element of an applicable charge and the method of its calculation;
- d. The frequency of the charge or other circumstances that give rise to the charge;
- e. Where there are any changes in the charges, the Customers will be informed of such changes;

9. Fault Repair and Service Interruption:

- (1) INTERRA shall implement the facilities and processes needed to permit Customers to report faults Twenty-four (24) hours a day;
- (2) **INTERRA** shall comply and shall ensure that her personnel comply with the relevant fault repair standards set out in the NCC's Quality of Service regulations;
- (3) **INTERRA** shall endeavor at all times to give advance warning of anticipated service disruptions or planned outages including details of the disruption or outage, the service and services areas affected and any applicable compensation or other remedies;
- (4) In the event of force majeure such as floods and storms, **INTERRA** shall endeavor to rectify the fault within such period of time as may be reasonable in the circumstances.



10- Special Measures for Customers with Disabilities:

- (1) **INTERRA** shall from time to time consult the Consumer Forum to ensure that the requirements and interests of disabled Customers are fully taken into account in the development and provision of its services;
- (2) **INTERRA** shall comply with any specific obligations that the **NCC** may impose on operators in respect of special services or service arrangements for subscribers with disabilities;

PART III- CONSUMER BILLING, CHARGING, COLLECTION AND CREDIT PRACTICES

- 11- (1) All rates and tariffs will be approved by the NCC and represent the relevant charges for services. All **INTERRA** products and services will be displayed through relevant mediums including our agent locations and on leaflets and other advertising collateral.
 - (2) INTERRA shall at all times endeavor to
 - a). ensure that billing is accurate and timely;
 - b). ensure that billing accuracy is verifiable;
 - c). ensure that sufficient information shall be on the bill or otherwise readily available to Customer for verification of the bill without any charge;

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- d). ensure that upon a bona fide request from a Customer, **INTERRA** shall inform or provide the Customer with timely, accurate and current information about its billing terms and conditions and options relevant to that Customer;
- e). retain records of a Customer's bill and related charges for a minimum period of twelve (12) months;

12- Itemization of Charges:

- a) **INTERRA** shall ensure that Customers have access to itemize details of all charges, wither on the bill or on a separate statement provided by **INTERRA** on request;
- b) Unless otherwise requested by or agreed with the Customer, INTERRA shall provide itemized details during the current billing period. Where applicable, INTERRA shall inform Customers of the notice period required to obtain itemized billing. In addition, INTERRA shall ensure that itemized details contained in previous bills are available for twelve (12) months or any longer period required by law;
- c) INTERRA shall not charge Customers for bills of billing related information, except where the Customer requests information not required to be provided under this General Code such as requests for billing details more than one
 (1) year old. INTERRA shall inform Customers of any applicable charge resulting from their billing requests and shall obtain the consent of the Customer to any charge before it is imposed;

13- Receipts and Consumer Payment Advice:

INTERRA shall ensure that Customers are able to verify their bill payment by acknowledgement of payment on the next bill issued, telephone confirmation by calling a specified number or such other appropriate and accessible methods as may be made available by **INTERRA**.

14- Billing Frequency:



INTERA shall provide Customers with advance written notification of any proposed changes in the billing periods, such advance notifications to be at least equal to two (2) of its otherwise applicable billing periods (i.e. at least 2 months in advance where the billing period being changed is monthly).

PART IV- CUSTOMER'S OBLIGATION

15- Acceptance of License terms:

Customer shall be bound by a licensee's (INTERRA) terms of service on return of a signed service agreement or on clearly accepting the service terms by any form of telecommunications. Customers shall also be deemed to accept INTERRA's service terms on any commencement of use of the service that follows adequate communication by INTERRA of its terms.

20. Reselling Services without Authorization:

Customers shall not resell any service provided by **INTERRA** except as permitted by the service agreement of **INTERRA** and subject to any applicable licensing or authorization by the NCC pursuant to the Act.

PART V- PROTECTION OF CUSTOMERS' INFORMATION

21 INTERRA recognized that it has a duty to protect the confidentiality of customer information of, and relating to, other telecommunication carriers, equipment manufacturers and its customers. Its employees and contractors duly mandate to access any customer information shall treat with utmost confidentiality any information they receive in the course of their duties, unless otherwise permitted in accordance with this General Code

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22. Maintaining Data Quality:

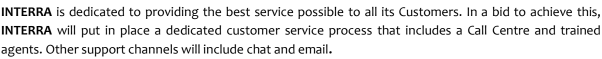
INTERRA collecting, maintaining, using or disclosing individually identifiable Customer information shall take reasonable steps to ensure that the information is accurate, relevant and current for the purposes for which it is to be used.

PART VI- COMPLAINTS HANDLING

23- Information to Customers:

- 1- INTERRA shall provide easily understood information about their complaint processes in various media and formats including as specifically directed by NCC from time to time;
- 2- INTERRA shall ensure that Customers can easily identify how a complaint may be lodged either at INTERRA's premises or using identified forms of telecommunications;
- 3- Information on the complaints handling processes shall contain information
 - to Customers about their right to complain; a.
 - b. on how INTERRA can be contacted in order to make a complaint; and
 - on the types of supporting information including documents the complainant needs to furnish when making a complaint.
 - d. All complaints will be recorded by INTERRA, and processed in accordance with identified practices and procedures;

24- Complaint Processes:



25- Charges:

INTERRA shall ensure that the complaint handling processes is provided free of charge. However, INTERRA may impose a reasonable charge for complaint handling processes where investigation of the complaint requires the retrieval of records more than twelve (12) months old, and where that retrieval results in any incremental expense or significant inconvenience to INTERRA. Any such charges shall be identified and agreed to by the Customer before being incurred.



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