





INDORE INSTITUTE OF PHARMACY

Additional Data Index Criteria 4.3.3

4.3.3 Bandwidth of internet connection in the Institution

S.NO	CONTENT	PAGE. NO
4	Details of Bandwidth	2
-5	Agreement of Internet Leased Port	3-12
6	Internet Bills	13-18





Indore Institute of Pharmacy Affiliated to - RGPV(Bhopai) | Approved by - AICTE(New Delhi) & PCI(New Delhi)

Additional Information for Available bandwidth of internet connection in the Institution (Leased line)

Sr. No.	Name Of the Service Provider	Bandwidth
- 1	Airtel (Leased Line)	60 Mbps







AGREEMENT FOR THE PROVISION OF SERVICES

This Agreement for the provision of Services (hereinafter the Service Agreement or "Agreement") made at Indo6 C. on 20 day of 02 201Q

BY AND BETWEEN

Bharti Airtel Limited, a company incorporated under the Companies, Act, 1955 having its registered office at Bharti Crescent, 1. Nelson Mandela Road, Vasant Kunj Phase II. New Delh. - 110 070 (hereinafter referred to as "Airtet" which expression shall unless repugnant to the context mean and include its successors and permitted assums).

SHALL Educational of welfore Society SHALL EQUICATION 4 WELFORE SCHETZ (harme of the Company) a company incorporated under the Companies Act. 1950 having its registered office of Obj. ITTM: Rour billhompile Rest, Willey Bellin Rour Indian Companies and histories represent to the content mean and histories is successfor and permitted assign.)

Aintel and the Customer shall be individually referred to as "Party" and jointly as "Parties

WHEREAS Airtel is a Service provider in the telecommunications industry are provided fixed line, defiuter and data Services in India under licenses granted by India's Department of Telecommunications Education

AND WHEREAS the Customer is a company engagen in the business of

AND WHEREAS the Customer has approached Airter and has expressed its desire to avail Services from Airter as per the terms of this Service Agreement

AND WHEREAS based on the representations mentioned nerein. Airtel has agreed to provide the Services to the Customer and the Customer has agreed to avail the Services from Airtel as per the terms and conditions detailed herein.

Definitions

"Affiliate" - shall mean any person, now or hereafter existing, who directly or indirectly controls is controlled by, or is under common control with a Party hereto, a person "controls" another person if it holds or is beneficially entitled to hold, directly or indirectly other than by way of security interest only, more than fifty (50%) of its voting rights, income, or capital

Customer Application Form* or *CAF - shall mean the Customer Application Form(s) which describes the further terms, conditions, specifications, and pricing of the Services

Effective Date' - shall mean the date by which both of the Parties have signed the Agreement

*Force Majeure Event" - shall mean any cause beyond the reasonable control of either Party hereto including, but not limited to, action by a governmental authority moratorium on any activities related to this Agreement labour dispute flood, earthquake, fire lightning, epidemic, war not civil disturbance, sabotage adverse weather conditions, accidents, or other circumstances or conditions that render unsafe or unreasonable for either Party's personnel to travel to or enter onto the affected site unforeseen material or facility shortages or unavailability not caused by such Party's failure to timely place orders therefore or lack of transportation-

"Installation Report Date" - shall mean the date of completion of installation provisioning and/or testing (where applicable) of the Services by Airte: which date will be notified to the Customer by Airtel. The INSTALLATION REPORT Date shall be determined with due consideration of the Customer Requested INSTALLATION REPORT Date in the Customer Application Form but shall be ultimately determined in accordance with this Agreement

"Service(s)" - shall mean the Services to be performed by Airtel as more specifically described in the applicable Customer Application Form to be signed by the Customer while availing the Services

NOW, THEREFORE, IN CONSIDERATION FOR THE MUTUAL PROMISES AND OBLIGATIONS CONTAINED HEREIN THE PARTIES AGREE AS FOLLOWS

1. TERM

This Agreement shall commence from the Effective Date and shall submit unless terminated in accordance with the terms and conditions mentioned herein

SCOPE OF THE AGREEMENT

Customer may procure from Airtel from time to time the Services as are detailed in the applicable Customer Application Form. Airtel, either directly or through its affiliated or underlying providers, shall deliver the Services on a non-exclusive basis and Customer shall utilize the Services as per the specifications described in the Customer Application Form. The Customer shall submit duly executed CAFs and other documentation that may be applicable and prescribed in relation to the respective Services. The Parties may, by mutual agreement, add additional Services by executing additional Customer Application Forms

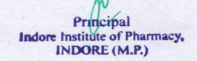
CUSTOMER'S OBLIGATION

- Customer shall use the Services strictly in accordance with the applicable laws and for the limited purposes of the object of this Agreement
- Customer shall extend full and complete support and furnish all the necessary information and requisite documents to Airtel necessary and in relation to the (ii)
- The Customer shall not modify, rearrange, disconnect, remove relocate or replace or permit any of its employees, agents or any third party to modify rearrange, disconnect, remove, relocate or replace the equipment or materials that may be installed for the purposes of Services under this Agreement
- The Customer shall, on termination of this Agreement be responsible for return of all the equipment(s) and/or material(s) to Airtel or its designee without any protest, hindrance or any claim of whatsoever nature. It is provided that during the term of this Agreement, the Customer shall be liable for any damage to the equipment(s) and/or material(s) due to the acts of omission or commission on the part of the Customer to the extent of the full value of the equipment(s) and/or material(s). Any claim on this account shall be recoverable from the Customer and Airtel may raise the demand thereof in the invoice raised against the

The Customer shall, at all times, co-operate with and provide all the necessary support to Airte: representatives and grant them access to the premises locations or facilities for the purposes of installation or commissioning of any equipment(s) and/or

maintenance or problem diagnosis and isolation of fault

Agreement for Provisioning of Services







- The Customer shall give access to Airtel (at free of charge, or its authorized representative to sources of electrical power, water, and any other necessary utilities and facilities or to the Customer's premises which may be required by Airdet to provide the Services efficiently
- (vii) The Customer shall be solely responsible for the content of the voice and data transmitted and carned through the resources/Services provided by Airtel and the Customer shall use the same in accordance with all applicable statutory or regulatory rules, regulations and guidelines. The Customer shall not use the resources for sending any data or messages which is/are offersive abusive or indepent and obscene or in violation of any applicable law. The Customer shall be solely liable and responsible for any breach of the aforesaic obligation and no hability arising from such breach shall tasten on Airtel
- (viii) The Customer shall not directly or indirectly reproduces distribute, publish, copy, 60 wildrast or otherwise exploit any content belonging to a third party, which is protected by copyright or other intellectual property nights unless the Customer owns or controls the relevant rights thereto or has obtained all the requisite licenses and approvals in connection with such use
- The Customer acknowledges, agrees and authorizes Airtel to access, cupy award or delete any content uploaded by the Customer through use of the Services, if the same is defamatory or in breach of any legal or regulatory provisions
- The Customer shall not use the network for anti-national activities or in such a manuer which would endanger or make vulnerable a networked intrastructure (including acts of break-ins (hacking) of any networks or web sites) and indemnifie. Autom this respect
- In an event, the Customer is engaged in application. Services like, Services like, tele-banking, tele-medicine, tele-coupation, tele-trading, e-commerce, call centre network operation center, etc. and uses the Services provided by a Service provided other than Airtel for the same, the Customer shall, in such cases provide to Airtel the copy of Other Service Provided is registration along-with a duly approved certificate and network architecture by the Department of Telecommunications. Government of India. The Customer has agreed and undertaken to provide the aforementioned documents to Airtel at the time of execution hereof. The Customer further undertakes that the Services availed by it shall be used by it only in the accordance with the terms and condition of the relevant registration. For the purposes of this clause. Other Service Provider shall meet an entity which offers. Services like tele-banking, tele-medicine, teleeducation, tele-trading, e-commerce, call centre, network operating centre, and other information technology enable. Services by using telecom resources provided by authorised telecom Service providers
- Any failure on the Customer's part to fulfill its obligations as mentioned in this Clause shall be deemed to be a material breach of the terms of this Agreement

CONTENTS/ DATA 4

- The Customer understands and agrees that Airtel is a Service provider of telecommunication Services and that Airtel does not audit, verify, select or modify the information/ data transmitted by the Customer using the Services, except as required by law. In the event that a court of competent jurisdiction makes any award of damages against Airtel (and/or its officers, employees, Affiliates and their agents) with regard to a copyright infringement or any type of intellectual property claim, defamation claim, claim of publication of obscene, indecent, pomographic, offensive, racist, unreasonably violent, threatening, intimidating or harassing material and/or claim of infringement of data protection, privacy, criminal or other legislation, due to any act or omission by the Customer, then the Customer agrees to indemnify and hold harmless Airtel, its officers employees, affiliates and agents from and against any such damage and/or any costs or expense incurred in connection therewith
- The Services are provided on an "As is and Available" basis without warranties of any kind either express or implied, including but not limited to warranties of title, non-infringement or implied warranties of merchantability of fitness for a particular purpose. No advice or information given by Airtel its affiliates or their respective employees shall create a warranty. The Customer shall solely at its own cost ensure that its Equipment is adequately protected and Airtel accepts no responsibilities or liabilities of any kind for loss of any data files. Notwithstanding the generality of the aforesaid. Airtel shall provide the Services in accordance with the terms and conditions of this Agreement. In addition, Airtel shall not be responsible towards the Customer for malfunction or interruptions in the Service caused by the actions of third party carriers other third parties or Force Majeure. Airtel shall in no case be responsible towards the Customer for damages to or loss of data information or other content while using the Services

Airtel shall raise invoices for the Service on the basis of the criteria laid down in the Service specific T&C document/ CAF. Non-payment of the invoices raised by Airtel, within the time frame specified therein, shall be deemed to be a material breach of the terms of this Service Agreement by the Customer

REPRESENTATION AND WARRANTIES

Each Party represents and warrants that

- It has all requisite power and authority to execute, deliver and perform its obligations under this Agreement and, further, that it has been fully authorized by all requisite corporate actions to do so
- It has all necessary statutory and regulatory permissions, approvals, licenses and permits for running and operating its establishment and conducting its
- The execution and performance of this Service Agreement by either of the Parties does not and shall not violate any provision of any existing arrangement law, rule, regulation, order or judicial pronouncement.

NO IMPLIED WARRANTY

Except as provided in the Agreement there are no other express or implied warranties, representations, undertakings or conditions

7. CONFIDENTIALITY

The Parties acknowledge and agree that in connection with this Agreement, each Party will have access to information relating to the other Party's or its Affiliate's business affairs, operations, products, processes, methodologies, formulae, plans, projections, know-how, IP, market opportunities, suppliers. Customers, marketing activities, sales, software computer and telecommunications systems, costs and prices, wage rates and records pertaining to finances and personnel ("Confidential") Information') and hereby agree not to disclose any Confidential Information to any third party and not to use any such Confidential Information for any purpose other than as strictly required for the performance of this Agreement. All such Confidential Information is and shall remain the exclusive property of the disclosing Party and no license shall be implied to be granted with respect to such Confidential Information by reason of the other Party's access to such Confidential Information

Each Party shall defend indemnify and hold harmless the other Party and its respective officers, directors, employees, affiliates and agents from and against all claims, actions, judgments, costs and all related expenses relating or arising out of

breach of any terms and conditions of this Agreement

violation of applicable laws or non-compliance with the with regulatory/legal requirements and co

any bodily injury (including death) and damage to real property, and tangible personal property

Agreement for Provisioning of Services







(iv) fraud, negligence, misconduct, wrongful acts of omission or commission on the part of such Party or its employees, agents or its representatives

any loss of property belonging to the other Party due to the acts of omission or commission of the other Party

9 Limitation of Liability

- (i) Notwithstanding anything to the contrary, except for liability ansing out of breach of confidentiality, loss of property, death and bodily injury, gross negligence and willful misconduct of the defaulting Party, herither Party, shall in any event be liable to the other Party for damages exceeding the Service charges paid by the Customer to Airtel during the financial year period prior to the date of such ciain.
- (ii) Under no organistances, whether based on contract, warranty, negligence, strict babbility or otherwise, shall Articl or its Afficiates be liable for any special consequential, indirect, including but not timed, to loss of profits or revenues, loss of product, loss of use, cost of capital and the like, arising out of or related to any performance under or breach of the Agreement. The parties specifically acknowledge that the pricing provisions of this Agreement reflect such allocation of risk and invitation of list-likes.

10. TERMINATION

- (i) This Services Agreement may be terminated by Amer by going and month's notice in writing to the Customer, without assigning any reason whatsoever
- (ii) Either Party shall have the right to terminate the Services Agreement fordividinable, gaving nonce (thereof to the other Party in the event of-1) insolvancy of the other Party or if the audited financial results of the business of the other Party discloses that the total habitities of the business of the other Party exceeds all its assets in) If the other Party enters into an arrangement or composition with its creditor(s) or if a Court Receiver is appointed for the other Party sproperty or any part thereof, in) If a resolution is passed to wind-up the other Party substiness. In) Failure of the other Party to obtain or maintain any license necessary for the conduct of the business of the other Party pursuant to this Agreement.
- (iii) Either Party can terminate the Services Agreement by owing a 35 days notice of a material breach by the other Party (the Breaching Party), as per the process set forth in this claims. The Non-Breaching Party will provide the Breaching Party with written notice of any material breach as soon as if occurs describing in detail the nature of the material breach. Following recept of such notice the Breaching Party will have an opportunity to remedy the material breach within 30 days of receipt of the same. If the material breach is not cured during the remedy period agreed (or as set forth above) the Non-Breaching Party would be entitled to terminate this Agreement forthwith, without providing the breaching Party any further written notice for the same.
- (iv) Either Party may terminate the Service Agreement by giving notice in case the force majoure condition prevails for more than 30 days
- (v) If the Customer has any overdue payments towards Airtel during the subsistence of bits Services Agreement for 45 days or more from the date of the invoice Airtel may terminate the Services Agreement forthwith at its sole discretion
- (vi) Airtel may forthwith terminate this Services Agreement or withdraw any Services provided under the Agreement, in case of violation of the applicable laws by the Customer
- (vii) In the event the Customer is not availing any Service under the Services Agreement for a continuous period of 180 days, this Agreement shall stand terminated on expiry of the 180th day
- (viii) Termination of this Service Agreement shall result in the termination of the entire Agreement including the Service(s) availed by a Customer by signing the CAF

11. EFFECT OF TERMINATION

All charges and bill(s) payable by the Customer to Airtel under the Agreement shall become immediately due and payable to Airtel. The Customer shall immediately return to Airtel all Airtel's equipments in good working condition, reasonable wear and tear excepted.

12. GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION:

This Service Agreement shall be governed by the laws of India. Any dispute hereunder will be resolved through arbitration by 3 arbitrators on each nominated by the Parties and the third shall be selected by the two appointed arbitrators, as per the terms of the Indian Arbitration and Conciliation Act of 1996. The venue for such arbitration proceeding shall be New Delhi. The courts in New Delhi shall have the exclusive jurisdiction in all matters arising out of this Service Agreement.

13. CUMULATIVE REMEDIES

The exercise by Airtel of any right or remedy under this Service Agreement oces not preclude the exercise of any other rights or remedies, all of which are cumulative and are in addition to any other right or remedy given under this Service Agreement

12. ASSIGNMENT

Neither Party shall assign or sub-contract its rights or obligations under this Service Agreement to any other person, entity or affiliate without the prior written consent of the other

13. INTELLECTUAL PROPERTY RIGHTS

Except as expressly permitted in writing by an authorized representative of the other Party, neither Party would be entitled to use the other Party's name or logo in any external communication or marketing material nothing in this Agreement shall confer or be deemed to confer on either Party, any right, title or interest in the other Party's IP and each Party hereby acknowledges that it shall not acquire any right, title or interest in respect thereof during the term of this Agreement

14. RELATIONSHIP OF THE PARTIES

This Service Agreement is being entered into on a Principal to Principal basis and will not be deemed to create a partnership, agency, joint enterprise or employer-employee relationship between the parties

15. FORCE MAJEURE

Neither Party shall be liable to the other for any delay in the performance or any non-performance of any of its obligations hereunder (and shall not be liable for any loss or damages caused thereby) where the same is occasioned by any cause whatsoever that is beyond its control

16. WAIVER

Agreement for Provisioning of Services







Indore Institute of Pharmacy Affiliated to - RGFV[Bhopai] [Approved by - AICTE(New Delhi) & FCI(New Delhi)

No waiver by Airtel of any breach by the Customer of any of the provisions of this Service Agreement shall be deemed to be a waiver of any preceding or succeeding breach of such provision or any other provisions hereof. No such waiver shall be effective unless in which and then only to such extent as may be expressly set forth in writing by Airtel.

17. SEVERABILITY

In the event of any of the provisions of this Service Agreement being held invalid or unenforceable by a competent court of law, in whole or in part such provisions to the extent enforceable, and all other provisions, shall nevertheless continue to be valid and enforceable as though this invalid or unenforceable provisions had not been included in this Service Agreement.

18. NOTICE

Notices will be in writing and will be sent to the addresses listed here. Any notice may be delivered personally, by facsimes, or through internationally recognized course and will be deemed to have been served upon actual receipt.

Airtel

Bhasti Airlel Ud Ashwari Maheshwasi T.SM - Indose Customer

Shail Educational of welfase Society.

Mukesh kumas Tiwasi

Chief Admin officer - Indore

19. ENTIRE AGREEMENT:

This Service Agreement, and annexure list of documents as mentioned below duly signed by authorized signatory form the entire agreement ("Agreement") for the provisioning of the Services by Airfel to Customer. This Agreement contains the entire Agreement between the Parties with respect to the subject matter hereof and there are no further or other promises, representations, warranties or agreements or understandings, whether written or oral, except as contained herein.

It is clarified that in case of any inconsistency between any documents provided by the Customer and any provision of this Service Agreement, then the provisions of ~ this Service Agreement shall prevail. Customers agrees to provide to complete this Service agreement –

- 1) Annexure 1 Customer Enrolment Form (CEF)
- 2) Annexure 2 Customer Application Form (CAF,
- 3) Annexure 3 Terms & Conditions (T&C)
- 4) Annexure 4 Applicable Service Level Agreement (SLA)
- 5) Annexure 5 Proof of Identity
- 6) Annexure 6 Proof of Address
- 7) Annexure 7 Applicable Service Network Diagram

IN WITNESS WHEREOF THE PARTIES TO THIS AGREEMENT HAVE SET THEIR RESPECTIVE HANDS ON THE DAY AND YEAR FIRST HEREINABOVE MENTIONED

SIGNED AND DELIVERED	SIGNED AND DELIVERED
On behalf of Bharti Airtel Limited by its authorized signatory	On behalf of authorized signatory of the signature of the
() In the presence of	In the presence of William

IQAC PARTITION OF THE P

Indore Institute of Pharmacy,
INDORE (M.P.)

Page 4 of 4





Indore Institute of

Annexure 3 to the MSA

Terms & Conditions ("T&C") for Internet Services from Bharti Airiel Limited

CONTRACT TERMS:

- The terms in this T & C are to be read in conjunction with the MSA / Agreement for the Provision of the Services ("Agreement") that is signed between the Customer and Bharti Airtel Limited. Reference to the MSA / Services agreement is to be given in the addendum. In the absence of a signed MSA / Service agreement. Bharti Airtel's standard MSA / Service agreement will be deemed accepted as the reference agreement. The T&C's apply to the Services ordered by the Customer Application Form (CAF) signed on date 20:02:2019 (dd/mm/yyyy).
- Following the execution of this T&C, and provided that (i) Airtel has received from Customer all necessary contractual documents and technical information that it deems necessary for Service provisioning and implementation (including a signed Customer Application Form), and (ii) the Service provisioning is deemed technically feasible by Airtel, then Airtel shall proceed with the provisioning and implementation of the Service. Unless otherwise agreed in writing, Customer shall be responsible to arrange for any equipment or matching facilities by the INSTALLATION REPORT (Date and shall indemnify Airtel from any cost or expense incurred by Airtel for Customer's failure to do so;
- Upon its completion of provisioning and implementation of the Service, Airtel shall notify the Customer of Service being ready on per site basis, this notification will be sent via email to the Customer nominated contact as per the CAF, Customer shall thereupon have three (3) business days to perform its own acceptance tests based on testing parameters shared with Airtel in advance and to either: (i) accept delivery of the Service by notifying Airtel via an email/written communication; or (ii) submit to Airtel a Service Non-compliance Notice specifically identifying any non-compliance of the Service. If Airtel is able to confirm or validate such Service Non-compliance, then Airtel shall proceed to rectify such Service Non-compliance and a new date for Service delivery and re-testing shall be agreed by the Parties;
- The date Airtel notifies the Customer of the Service being ready shall be deemed the Installation Report Date. If, within three (3) business days after Airtel's first notification of Installation Report Date to the Customer, either. (i) Customer fails to notify Airtel of its acceptance, or (ii) Airtel does not receive a Service Non-compliance Notice from Customer detailing any non-compliance, then in either case, the Installation Report Date shall be deemed to have correctly occurred, the Service shall be deemed to have correctly been delivered and accepted, and Airtel shall have full right to commence invoicing Customer for the Service as of the said Installation Report Date on per site basis.
- The "Initial Term" for the Service shall start on the Installation Report Date and continue for an initial term consistent with the Service duration set forth in the Customer Application Form (CAF). Upon the expiration of the Initial Term, this Agreement shall be renewed automatically for successive Terms equivalent in duration to the Initial Term unless terminated by either Party by providing a three (3) month written notice of its intention not to renew this Agreement prior to the end of the Initial Term or any current Renewal Term
- All charges payable by the Customer for the Services are exclusive of any and all applicable taxes, including value added taxes, sales taxes, duties, fees, levies or surcharges imposed by, or pursuant to the laws, statutes or regulations of any governmental agency or authority, all of which shall be the sole responsibility of Customer and paid promptly when due by the Customer. All amounts payable by Customer under this Agreement shall be made without any deduction, set-off or counterclaim;
- Any upgrade / downgrade of Service will be considered extraneous to this contract and will require modification / renewal with mutual consensus. Airtel at its sole discretion may bill for the originally contracted Service for the term of the contract and Customer is in agreement to pay billed amount
- For the completion of the Service, Airtel may have to deliver, install and maintain equipment ("Equipment") on Customer's site(s). Unless explicitly sold to Customer, the Equipment remains the exclusive property of Airtel and shall be returned to Airtel immediately upon request in the same condition as it was initially provided excepting reasonable wear and tear. Airtel at its sole discretion may not allow termination of other network links on its equipments. Further Customer shall also be responsible for the protection of such Equipment from loss, theft, damage, or destruction of any kind while in its possession and shall bear all such risks with respect to the Equipment until it is returned to Airtel.
- Customer shall use and keep all Airtel Equipment in good working condition. The equipments should be kept in neat and controlled HVAC environment, compiling to the ITU-T K senes recommendations for environmental conditions.
- Proper earth for Earth-Neutral voltage to be 2V and the earthing resistance to be maintained less than or equal to one Ohm not only for safety of personnel but performance, as specified in ITU-T SG5 recommendations
- Conditioned power supply with sufficient power backup for the equipments to be provided.
- Separate conduit/ducts with minimum distance of 12 inches for routing of data and power cables
- Provide free of charge, when so required by Airtel, all facilities and resources whatsoever necessary for the proper installation, operation and maintenance of the Equipment(s) required for provisioning of the Service including, but not limited to, power points, electricity, conduits, pipes. Floor space required 1mts*1mts*2.2mts height (front and rear access required) for telecom Rack, Air-conditioned and dust free environment (22 c +/- 1c), dedicated earthing for equipment, UPS 240v/50hz/32Amps power points- 2nos, Earth-neutral voltage of UPS output should be less than 2 volts Cutouts in false floor for cable entry 200mm* 200mm, 24 hours x 365 days power supply for Airtel equipment with a notice of 24hours in case the power needs to be cut, etc.

 Customer shall at its own expense obtain such consents, authorizations, or approvals as may be required by Airtel to enter the Customer's sites and to
- allow Airtel to access, bring upon, install, store, use, maintain and Service Airtel's equipment on the Customer's site(s). For the avoidance of doubt, it is hereby agreed by the Parties that any delay by the Customer in obtaining any such consents or authorizations required under this clause will delay the performance of Airtel's obligations under this Agreement without any liability being incurred by Airtel.
- Airtel shall not be responsible for installation and maintenance of any equipment not supplied by it.
- Any equipment bought from Bharti Airtel Limited will be governed by the T&C's for equipment sale and need to be signed independently.

 All capitalized terms not defined in the T&C shall have the meanings assigned to it under the Service Agreement. For avoidance of any doubt, all terms and conditions which are not explicitly mentioned here will be continued to be governed by the Service Agreement. All complaints SLA will be 4 hours with Working hrs (9am to 9 pm)
- All requests will be resolved between 24hrs 72hrs.
- Circuit's origination from tier-3 cities, called as remote towns/locations, will have differed SLA, as the engineer has to travel from Nearest Tier-2 Cities.
- In case, Customer's owned equipment's used for network built up as CPE, then the downtime caused due to his/own equipments will not be considered for SLA calculations.

Principal Indore Institute of Pharmacy, INDORE (M.P.)

7





PAYMENT TERMS:

- Airtel shall invoice Customer via email to the email address or send it via recognized courser Service to the address as per agreed invoice cycle indicated in the relevant Customer Application Form for: (i) the Services charges set forth in the applicable Customer Application Form(s) (prorated for any partial usage period); and (ii) any other charges, including but not limited to installation or any other adoitonal Service charges set forth in the applicable Customer Application Form or such other mutually agreed fees or charges applicable to the Service which have been reasonably incurred by Airtel on behalf of Customer (collectively referred to as the "Additional Service Charges")
- All Services Charges and Additional Service Charges are exclusive of any and all applicable taxes, including value added taxes, sales taxes duties, fees, levies or surcharges imposed by, or pursuant to the laws, statutes or regulations of any governmental agency or authority, all of which shall be the sole responsibility of Customer and paid promptly when due by the Customer. All amounts payable by Customer under this Agreement shall be made without any deduction, set-off or counterclaim.
- Unless otherwise set forth in the Customer Application Form, the Services Charges and Additional Service Charges shall be payable in the III. currency detailed in the Customer Application Form within fifteen days (15) Days from the invoice issue date:
- IV
- All One time charges if applicable to be paid 100% in advance along with the CAF for the sites.

 1st quarter recurring charges to be paid 100% in advance along with the CAF for the sites.

 Recurring charges to be paid as per agreed invoice cycle in CAF in advance installments by the due data membered on the invoice. VI
- In case of multi locations order, billing will start for the individual link from the date of handover of the respective Service. The handover date will be VII. the INSTALLATION REPORT date.

23. SUSPENSION & TERMINATION:

- Customer may terminate any Service(s) upon thirty (30) Days prior written notice to Airtel provided that if such termination occurs prior to the Installation Report Date of the above mentioned Service(s), Customer shall reimburse Airtel for all costs incurred by Airtel in the implementation of the terminated Service(s) and Monthly recurring charges for six (6) months;
- In the event of a termination of Service by the Customer after the Installation Report Date, Customer will have to give prior notice of one (1) month to Airtel and Customer shall pay to Airtel (A) all Services Charges and Additional Services Charges for Services previously rendered and still unpaid; and (B) 100% of the monthly recurring Services Charges for the remainder of the then-current Initial Term or Renewal Term as applicable. (C) 100% of "Third Party Service" (as defined in the SLA) costs when applicable
- Upon suspension/ termination all charges and bill(s) payable by the Customer to Airtel under this T&C shall become immediately due and payable to Airtel. Further Customer shall immediately return to Airtel all Airtel's Equipments in good working condition, reasonable wear and tear excepted.

Company name SHAIL EDUCATIONAL AND WELFARE SOCIE	TY
Address OPP. IIM-INDORE, RAU PITHAMPUR ROAD, VILLAG	E : DEHRI RALTINDORE, MP), PIN : 453331
Authorized Representative – Name MUKESH K. TIWARI	100
Authorized Representative – Signature	Edu Sie
Tille CHIEF ADMINISTRATIVE OFFICER	(=(3)
Date 20-FEB-2019	No. 19
Sharti Airtel Limited	The same of the sa

Authorized Representative - Name Ashwani Maheshugo Authorized Representative - Signature

TSM





*REGULATORY TERMS GOVERNING INTERNET BANDWIDTH SERVICE

- •The Terms and conditions mentioned herein shall form, an integral part of the services being reintelled and snall be binding on the Customer.
- *The Customer undertakes to fully comply with all applicable laws and regulations including method limitation, the provisions of the Indian Telegraph Act 1885, the Indian Telegraphs Rules. 1951 made thereunder, Indian Wireless Act 1982, information T echnology. [47]Act 2000 and TRAI Act 1997 and any subsequence. amendments or replacements made thereto from time to time.
- *The Customer shall ensure that the Services provided by Airbal shall not be used for any pulposes other than the pulposes permissible under the applicable statutory or regulatory provisions as may be amended from time to time to, the Telecom Regulatory Authority of India and Department of Telecommunications. Government of India.
- •The Customer shall be responsible to obtain its own in address and domain name from the competent authorities in case the IP addresses are taken from Africa. the same are not assignable or portable and shall be manufaturely returned to Airte's to the termination of the Services.
- •The Customer agrees and undertakes not to use the Service for any of the following activities
 - *Voice communication by means of dialog a telephone number (PSTN, tsD. PLVI).
 - *Originating the voice communication from a telephone in Incia
 - *Terminating the voice communication at a tale phone within 4 the
 - Establishing connection to any Public Stotzheu Natwork monoraland, cliesten in 1998ate, ay between listernet & PSYN/1958b/PEN/N in India.
 - Use of dial up lines with outward draing facility from poder.
- The Customer is permitted to use encryption unto 40 bit key length in the RSA argund into Office quivalent in other argund into without having to obtain permission However, if the encryption requirement is higher than this limit the Customer, shall on the reliminstance of solder red Telecom Authority and shall depose the encryption key, split into two parts, with such 1s lecom Authority.
- *Airtel may block internet sites as identified and directed by the Depart went of Telecom Administrator's Telecom Administry or any other authorises agency from time totime.
- *Customer has given Phart. Airtel to Understand that the required measures are textinus, Customer to ensure that spam/malicous traffic is not generated from
- customer end. Anytime spain activity/unwanted/historius is observed from customer in ... Artelline terminate the line in mediately without any further notice.

 *Customer agrees that an of Notice Rand Services must be used on for facility and used that was made to the sale will any Service to transmit, outmoore or store material (a) in independent facility approaches by a consider that was a certain with the part of the probability and trademant, trade society or other intellectual property rotts of piners or the privace but of a color will are to be order as in the activation of pisessing delays, threatening, abusive or natiful chaometers where, yourn't repairment, or of an earth-of compliance in any promotions. materials that contain face, decembre or melecular strick and or contained or religious directly in a memory that may expose Airtist or any of its personnel to criminarial cut, liability (f) send email constant, which are excessive and constitution of the last on a constitution (g) continue to zero e-mail messager to a reopient that has indicated that he she does not wish to reconsistent in its send e-mail antiforage. TCP II passes, he add information following malicious e-mail. including without limitation, "motive ribing" is what his of it space or (in sample maintained in a mall or that violates the use policies of any other internet service promder.
- •The Customer shall maintain a log of all users availing the Services (either through mail, teinet, http, etc.) and shall also maintain a log of every outward login or telnet through its computers. These logs, as we as copies of all the packets originating from the Customer Premises Equipment ("CPE"), must be available in real time to the concerned Telecom Authority. The Customer undertakes not to permit log-ins, where the identity of the lagged-in user is not known
- Airtel warrants that the Services shall be of the acceptable grade consistent with the established and generally accepted standards. Quality, functionality and/or availability of the services, may be affected and Airte is entitled to refuse , limit, suspend, vary or disconnect the services, at any time, for reasonable cause, including, but not limited, to the following:-
 - Any violation of applicable rules, regulations, orders, directions, notifications, conditions of License Agreement etc. issued by the Government/Telecom Regulaterly Authority of India y TRA. Jelic, any discrepancy in the particularity or ended on the Customer:
 - -if the Customer's in default (including past defaults) in making payment for the Services or for any other telecom service provided by Africia
 - -during technical failure, modification, up-gradation, valuation, relocation, repell and/or maintenance of the systems/equipment:
 - -to combat potential fraud, sabotage, will furthestruction, national security or for any other force majeure reasons etc;
 - Transmission limitations caused by topographical, geographical, atmospheric inydrological and/or mechanical or electronic constraints/limitations and/or due to non-availability of suitable technical sites to install/upgrade network.
 - -Due to acts to God or circumstances beyond the control of Arite including insurrection or civil disorder, or military operations, national or local emergency. industrial disputes of any kind (whether or not involving Artel employees), fire lightning explosion flood, indement weather conditions acts or commission of person or commission of person or bodies for ericon Airtel is not responsible or any Act, Regulation or Policy of the Government of India or State Government or any other Statutory Authorit,
 - -d Services are used in violation of any law, rule/regulation; or for a purpose other than declared by the Customer at the time of subscription.
 - Interconnection failure between Airtel and other service provider/s);
 - Any bonefide action taken by Airtel to protect its intellectual Property Rights (IPR)
- •The customer agrees that he shall not undertake or engage in re-selling of services availed from Airtel under any circumstances unless the customer holds a valid ISP license issued by DoT.
- Airtel may change, amend or revise the above regulatory terms and conditions at any time as and when necessary in order to comply with any statutory, legal or regulatory requirements and the Customer agrees to abide by such modified terms and conditions. Such changes, amendments or revisions shall be deemed to be effective upon posting an updated and duly dated regulatory compliance to the Customer via email, fax, post or through any other medium opted by Airtel. In the event the Customer installs any Wi-finetwork of its own, the Customer:
 - •Shall inform the same to Airtel.
 - *Undertakes to use the secured wi-finetwork connection to avoid any misuse.
 - *Undertakes that he shall be solely responsible for any use/mouse of due to any wi-fi installation.
 - •Is required to set up and maintain its own authentication for its internet usage / Wi-Fi services.
 - *Undertakes to keep a log of all the events on visit inetwork for a nericol of at least une year and shall provide the same to the regulatory and for security agencies.

cational & 100







Service Level Agreement

1. Service Level Agreement

Network Uptime - Airtel guarantees network uptime of 99.00%. The service will be considered unavailable in the event of any unscheduled service outage on the Airtel network due to the transmission or equipment failure causing 100% blocking of movements of packets ahead of the Customer link and will be calculated on the monthly basis on Customer's request

2. Maximum Time to Respond/ Mean time to resolve (MTTR)

The MTTR for a network related problem reported on the Airtel network only is as per table below

	MTTR				
Description	Maximum Time to Respond	Mean Time to Resolve			
Airtel Network	30 minutes	4 Hours			

^{*}All parameters in Table 2.0 would be calculated by taking an average over a period of 1 calendar month.

3. Network and Service Availability/ Uptime (in %)

Network Unavailability will not include any unavailability resulting from:

- (a) Scheduled Maintenance of Airte! Network.
- (b) An interruption during any period when the customer elects not to release the service for testing/repair/ maintenance and continues to use the Service on an impaired basis;
- (c) Any cut/fault in submarine cable system beyond Airtel control. However Airtel may provide service on best effort basis during this period depending on availability of resources:
- (d) Interruptions due to failure of equipment provided by Customer or other third party on behalf of Customer;
- (e) Acts or omissions of Customer (including the provision of inaccurate information knowingly or unknowingly), or any use or user of the service authorized by Customer or Customer caused outages or disruptions;
- (f) Interconnections to or from and connectivity within other Internet Service Provider (ISP) networks or any other service provider network in India; or
- (g) Disconnection/s due to non-payment of Airtel's dues; or
- (h) Reasons of Force Majeure.

(i) Network Availability = Overall Network Uptime

(Total Time - Maintenance - Incidence of Disaster - Outage on Customer's Behalf)

Network Availability Guarantee Remedy: In the event the Customer experiences network unavailability during a month in excess of the guaranteed SLG (Table 1.0), the Customer may receive service Credit as per service credit table in Table 2.0.

Table 2.0 - SLG Table fo	r Network Availability Gu	arantee Remedy
Parameter	Service Level	Rebate (Hours) in terms of extension of Service
	96.99% - 98.00%	1:1
Network Availability	97.99% - 97.00 %	1:1.25
	Less than 97.00 %	1:1.5

. Page 1 of ? Bharti Airtel Ltd. Proprietary









- 1:1 shall mean that for every 1 hour of network downtime, as measured by Airtel's network, Airtel will extend the service by 1 hour.
- 1:1.125 means for every 1 hour network downtime, as measured by Airtel's network. Airtel will
 extend the service by 1 hr and 15 minutes
- 1:1.5 would mean that for every 1 hour network downtime, as measured by Airtel's network Airtel will extend the service by 1 hr and 30 minutes

However the total extension of service offered as service credit shall not be more than three (3) days.

4. Service Credit Claim Process

All service credit are calculated post completion of one (1) service quarter. To initiate a claim for Service Credit with respect to the Network Availability Guarantees, Customer shall submit a Service Credit Request Form within seven (7) business days after the end of the service quarter during which the outages occurred. Customer to claim service credits within maximum of 90 days post end of a service quarter.

The claim for Service Credit must include the following information.

- a. Customer Name and contact information
- b. TICKET number, circuit ID and billing code.
- c. Product or Service type
- d. Date and beginning /end time of outage
- e. Brief description of the characteristics fault
- f. End User location and circuit ID
- g. Balance Payment status

5. Planned Outages

- a. Planned preventive network maintenance may be scheduled by Bharti.
- All planned outages will be carried out during maintenance window between 0200 hrs to 0600 Hrs IST.
- Bharti will inform by Phone, email or fax about maintenance activity to customers at least 14 days in advance. Customers may plan their data transfers accordingly.
- d. Customers shall allow Bharti to carryout maintenance activities as and when required. Bharti will carry out repair and maintenance activity on non receipt of confirmation from customers and shall not be responsible for loss of service.
- e. In case of emergency and customer services are affected partially or fully. Bharti will evaluate the critical ness and carryout maintenance to restore service immediately without any prior notice

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed on the day, month and year first above written.

SIGNED AND DELIVERED

SIGNED AND DELIVERED

Bharti Airtel Limited
Bharti Crescent, 1, Nelson Mandela Road,
Vasant Kunj, Phase II, New Delhi – 110 070

Company-names

Page 2 of 2 Bharti Airtel Ltd. Proprietary



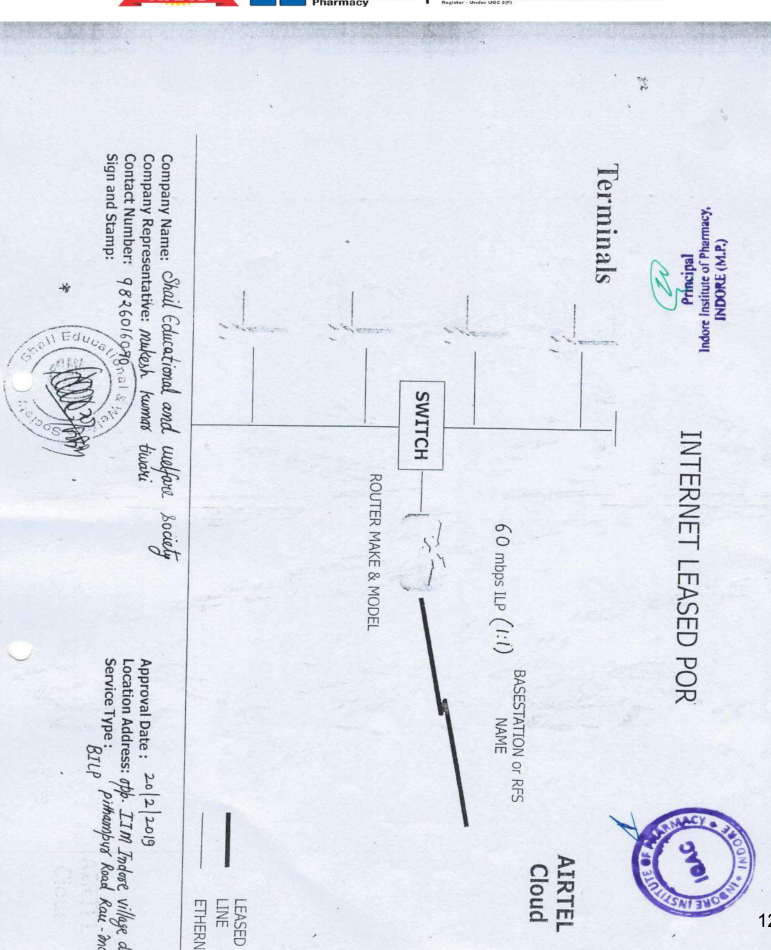
LEASED

ETHERN



Indore Institute of armacy

Cloud







DATA SERVICES

Original copy for Recipient: Tax Invoice

Mailing Address

Nishant Bansal

SHAIL EDUCATIONAL & WELFARE SOCIETY

OPP IIM INDORE VILLAGE DEHRI RAU PITHAMPUR ROAD RAU INDOR

FMPPIN 453331 -

Indore - 453331

Madhya Pradesh

21-19740003-3 BBL232312B002377

Billing Address

SHAIL EDUCATIONAL & WELFARE SOCIETY

OPP IIM INDORE VILLAGE DEHRI RAU PITHAMPUR ROAD RAU

INDOR EMPPIN 453331

Indore - 453331

Madhya Pradesh

GSTIN Details

Customer GSTIN.:

Place of Supply:

MADHYA PRADESH

State Code:

AABAS3763Q Customer PAN No.:

Account Details

Customer Account Number

Internal ID (Billable ID)

Invoice Number

Invoice Date

Due Date

31-19740003

2 airtel

21-19740003-3

BBL232312B002377

14-DEC-2022

04-JAN-2023

Invoice Summary

Amount(₹) 91,800.00 Recurring charges 0.00 One time charges 0.00 Adjustments 91,800.00 Sub-Total 8,262.00 CGST SGST/UTGST 8.262.00 16,524.00

Total (3)

Total Taxes

1,08,324.00

Amount in Words: ₹ One Lakh Eight Thousand Three Hundred Twenty Four Rupees and Zero Paise Only

Detailed break-up available from page 3 onwards:

Disclaimer: Invoice is raised as B2C since customer GSTIN is not available in our records. In case

of any query, please get in touch with Collection Manager/Relationsh Standard Ture Not Verified

Bharti Airtel Ltd

Authorised Signatory

Make payments seamlessly with Airtel Thanks for Business

No manual intervention required

YOUR PAYMENT OPTIONS

1) Pay Online via Airtel Thanks for Business: https://www.airtel.in/business/thanksforbusiness/login/. Login using your registered email id.

2) EFT/RTGS Details: Beneficiary A/c Name: Bharti Airtel Ltd

Bank Account No.: BTELCC00000000041344

Indore Institute of Pharmacy, INDORE (M.P.)

Bank Name: Citi Bank NA

IFSC: CITI0000004

Wire Transfer remit in favor of Beneficiary Account Name as per the Bank Account No. mentioned above

No tax payable on reverse charge basis

Airtel GSTIN Details: Bharti Airtel Ltd - Ill and IV Floor, Metro Tower, AB road, Scheme no 54, Indore, Madhya Pradeshi STATE: Madhya Pradesh, STATE CODE: 23, GST Number: 23AAACB2894G2ZU

Regd Office: Airtel Center, Plot No.16, Udyog Vihar, Phase IV, Gurugram 122015, Haryana, India.

Phone 0124 - 4222222; Fax 0124 - 4243252; Corporate identity Number-L74899HR1995PLC095967; www.airte SAC / HSN CODE: 998422







Terms & Conditions

- 1) Bharti Airtel Ltd. has full right to change the terms and conditions applicable to tariff plans from time to time.
- 2) Bharti Airtel Ltd. reserves the right to suspend service in case of non-payment by Due Date. The customer shall continue to be liable for the charges during the period of suspension.
- 3) The invoice will be deemed accepted in case of variation/dispute not reported by Due Date of invoice. Any arbitration as result of such dispute shall be conducted exclusively in Delhi.
- 4) In case of any changes (upgrade, downgrade or shifting) done on any live Circuit Id, the adjusted amount will be submitted in subsequent invoice after the implementation of changes delivered.
- 5) In the event of termination of a link(s) or partial termination of the Data Services during the Service Order Term for the respective link(s)/Data Services by the Customer, Airtel reserves the right to charge for the residual term at the rates as mentioned in the Service Acquisition Form ("Termination Charges") and Customer agrees to pay such Termination Charges along with charges for Data Services rendered up to the effective date of termination within Due Date of the date of the invoice.

Nature Of Service: Telecommunication, broadcasting and information supply services, Information technology and software support services, On line information and data base access or retrieval, Management maintenance or repair, leasing or rental services with or without operator and erection Commissioning or installation.

Charge calculation method

For products which are charged annually:

- 1) Full year charge = Annual Charges
- 2) Prorated monthly charges =(Annual charges / 12*No of months)
- 3) For Fractional months, the calculation has been done as follows: (Annual Charges/4) * (Days of Service in Quarter/Total No. of days in
- 4) Same calculations will be done for monthly billing cycle

For any queries or concerns

1) Kindly contact us on Airtel Thanks for Business: https://www.airtel.in/business/thanksforbusiness/login/. Login using your registered email

OR

- 2) Kindly write to us at datasupport@airtel.com. Please notify us of the disputed charges by the Due Date with the following information:
 - . Invoice Number
 - . Circuit ID (LSI)
 - · Amount of disputed charges
 - . Reason for disputing the charges
 - . Mails exchanged with Airtel team, if any

How to disconnect?

- 1) Kindly log in and raise request on Airtel Thanks for Business: https://www.airtel.in/business/thanksforbusiness/login/. Request for disconnection of Circuit id (LSI) on Airtel Thanks for Business can be raised by clicking on "Circuits" option present in the left hand navigation-menu bar under "Airtel Connectivity" tab.
- 2) Upon receipt of request, a Service Request (SR) No. will be provided to you. Please note that in absence of SR number, no credit adjustment shall be made for the delay in disconnection and the customer shall be liable to pay for the charges. We request you to use Airtel Thanks for Business for raising disconnection request.

Key contact points

In case of queries reach out to your respective Relationship Manager / Account Manager.







Invoice no :

BBL232312B002377

Invoice date:

14-DEC-2022

Invoice Summary

Product

Internet

HSN/SAC

998422

Qty/UQM

1/Others

Installation Address(A)

BTNL 10 C Ratiam kothi Geeta Bhavan 1st floor 10 C SDH room INDORE IND MADHYA PRADESH

Installation Address(B) Circuit Id (LSI)	PO No / PO Date	Installation Date / Service Period	Bandwidth / Distance	Description	Annual Charges*	Current Charges* (₹)	(GST	SGST/UTGST		IGST	
and the same of th		DCI VICE I CITE					Rate	Amount	Rate	Amount	Rate	Amount
13109759	26/04/2019/ 26-APR-2019	28-May-2019 / 01-Jan-2023 to 31-Mar-2023	61440 Kbps /	61440 KBPS (1:1) INTERNET BANDWIDTH AT- OPP IIM INDORE VILLAGE DEHRI RAU PITHAMPUR ROAD RAU INDORE M P PIN 453331	3,67,200.00	91,800.00	9%	8,262.00	9%	8,252.00	0%	0.00
	b.		2					200				0.00
Total					3,67,200.00	91,800.00	1	8,262.00		8,262.00		0.00

^{*}Excluding Tax

ax Details

	SAC/HSN	Taxable Value	Rate	Amount	Total
cription	998422	91,800.00	9%	8,262.00	16,524.00
UTGST/SGST	998422	91,800.00	9%	8,262.00	
Total					16,524.00

Acronyms Used

QTY Quantity

UoM Unit of Measure

Service Accounting Code SAC

Harmonized System of Nomenclature





Indore Institute of

Account Details

Customer Account Number

Internal ID (Billable ID)

Invoice Summary

Recurring charges

One time charges

Adjustments

SGST/UTGST

Total Taxes

Sub-Total

CGST

Total (₹)

Invoice Number

Invoice Date

Due Date

DATA SERVICES

pairtel

31-19740003

14-DEC-2022

04-JAN-2023

Amount(₹)

91,800.00

91,800.00

8,262.00

8,262.00

16,524.00

1,08,324.00

Bharti Airtel Ltd

0.00

0.00

21-19740003-3

BBI 232312B002377

Mailing Address

Nishant Bansal

SHAIL EDUCATIONAL & WELFARE SOCIETY-

OPP IIM INDORE VILLAGE DEHRI RAU PITHAMPUR ROAD RAU INDOR

EMPPIN 453331 -

Indore - 453331

Madhya Pradesh

21-19740003-3 BBL232312B002377

Billing Address

SHAIL EDUCATIONAL & WELFARE SOCIETY

OPP IIM INDORE VILLAGE DEHRI RAU PITHAMPUR ROAD RAU INDOR

EMPPIN 453331

Indore - 453331

Madhya Pradesh

GSTIN Details

Customer GSTIN.:

Place of Supply:

MADHYA PRADESH

State Code:

Advance Bill

Customer PAN No.:

AABAS3763Q

Disclaimer: Invoice is raised as B2C since customer GSTIN is not available in our records. In case

of any query, please get in touch with Collection Manager/Relationship Nanager ature Not Verified Jan'22 + Feb'22 + March'22

Authorised Signatory

Make payments seamlessly with Airtel Thanks for Business

🗷 Get Instant payment confirmation 🔻 🤁 Hassle free transactions No manual intervention required

YOUR PAYMENT OPTIONS

1) Pay Online via Airtel Thanks for Business: https://www.airtel.in/business/thanksforbusiness/login/. Login using your registered email id.

2) EFT/RTGS Details: Beneficiary A/c Name: Bhartl Airtel Ltd

Bank Account No.: BTELCC00000000041316

Bank Name: Citi Bank NA

For Shall Educid

IFSC: CITI0000004

Amount in Words: ₹ One Lakh Eight Thousand Three Hundred Twenty Four Rupees and Zero Paise Only

Detailed break-up available from page 3 onwards:

No tax payable on reverse charge basis

Indore Institute of Pharmacy. APP ONO RE (M.P.)

All and IV Floor, Metro Tower, AB road, Scheme no 54, Indore, Madhya Pradesh 452018 AC Airtel GSTIN Details: Blanti Airtel Lite STATE: Mathya Aradesh, STATE CODE: 23, GST Number: 23AAACB2894G2ZU

Regd Office : Airtel Center, Plot No.16, Udyog Vihar, Phase IV, Gurugram 122015, Haryana, India. Phone 0124 - 4222222; Fax 0124 - 4243252; Corporate Identity Number-L74899HR1995PLC095967; www.airtel-



No tax payaria on reverse emproe team



Indore Institute of

Nishant Bansal SHAIL EDUCATIONAL & WELFARE SOCIETY Customer Account Number 31-19740003 OPP I'M INDORE VILLAGE DEHRI RAU PITHAMPUR ROAD RAU 21-19740003-3 Invoice Date Indore - 453331 14-SEP-2022 Due Date 05-OCT-2022 BOOK STATES 21-19740003-3 BBL232309B001538 SHAIL EDUCATIONAL & WELFARE SOCIETY OPP IIM INDORE VILLAGE DEHRI RAU PITHAMPUR ROAD RAU Amount(₹) INDOR Recurring charges 91,800.00 One time charges EMPPIN 453331 0.00 Adjustments 0.00 Indore - 453331 Sub-Total 91,800.00 Madhya Pracesh CGST 8.262.00 SGST/UTGST 8,262.00 Total Taxes 16,524.00 EL MILE CONTRACTOR Total (₹) 1.08.324.00 Customer GSTIN. Amount in Words. ₹ One Lakh Eight Thousand Three Hundred Twenty Place of Supply MADHYA PRADESH Four Rupees and Zero Paise Only From - CC1122 to Dec'2 State Code Detailed break-up available from page 3 onwards Customer PAN No.: AABAS37630 Trartely Invoice is raised as B2C since customer GSTIN is not availab Bharti Airtel Ltd of any query, please get in touch with Collection Manager/Rela-Signature Not erified **Authorised Signatory** manics assimilately who have some some and der de en grant de principal de l'interpret de le peraiglementen promiteren enquigeret Para transfer of the state of " Mr. Nilesh Nank) 1) Pay Online via Airtel Thanks for Business: https://www.artel.in/business/thanksforbusiness/login/. Login using your registered email id. 2) EFT/RTGS Details: Beneficiary A/c Name: Bharti Airtel Ltc Bank Name: Citi Bank NA IESC CITIGODODOS BTELCC00000000041316 Bank Account No Principal Indore Institute of Pharmacy. Wire Transfer remain favor of Beneficiary AINDORE (M.P.)

STATE: Madhya Pradesh, STATE CODE: 23, GST Number: 23AAACB2894G2ZU

Airtel GSTIN Details: Bharti Airtel Ltd - III and IV Floor, Metro Tower, AB road, Scheme no 54. Indore, Madhya Pradesh Regd Office : Airfel Center, Piot No.16, Udyog Vihar, Phase IV, Gurugram 122015, Haryana, India Phone 0124 - 4222222 Fax 0124 - 4243252; Corporate Identity Number L74899HR1995PLC095967; www.





Indore Institute of

Nishant Bansal

SHAIL EDUCATIONAL & WELFARE SOCIETY OPP IIM INDORE VILLAGE DEHRI RAU PITHAMPUR ROAD RAU INDORE M P PIN 453331 -

Indore - 453331 Madhya Pradesh

Harris Annual An

21-19740003-3 BBL232306B000773

SHAIL EDUCATIONAL & WELFARE SOCIETY

OPP IIM INDORE VILLAGE DEHRI RAU PITHAMPUR ROAD RAU INDORE M P PIN 453331

Indore - 453331 Madhya Pradesh

relative properties

Customer GSTIN.:

Place of Supply:

MADHYA PRADESH

State Code:

Customer PAN No.: AABAS3763Q

Airtel Internet Services Bill for the month of (July 2012 to Sept 2022)
Advance Bill.

Applicable of the property

Customer Account Number

Internal ID (Billable ID)

Invoice Number

Invoice Date Due Date

31-19740003

21-19740003-3

BBL232306B000773

14-JUN-2022

05-JUL-2022

Halvarious established

Recurring charges One time charges Adjustments Sub-Total

CGST SGST/UTGST Total Taxes

Total (初

1,08,324.00

Amount(3)

91,800.00

91,800.00

8,262.00

8,262.00

16,524.00

0.00

0.00

Amount in Words: ₹ One Lakh Eight Thousand Three Hundred Twenty Four Rupees and Zero Paise Only

Detailed break-up available from page 3 onwards:

Bharti Airtel Ltd

APPROVED

Authorised Signatory

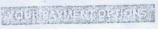
(Director General)

Make payments seamlessly with Alixe Thanks for Business

. Cal instant paviment confirmation . @ Hassle free transaction

, No manua threevendor regulied

For one to the contract of the



1) Pay Online via Airtel Thanks for Business : https://

2) EFT/RTGS Details: Beneficiary A/c Name: 86

Chief

For 1157

Bank Account No. : BTE COMP0000041316

indore Institute of Pharmacy, INDORE (M.P.)

Bank Name: Citi Bank NA





Wire Transfer remit in favor of Beneficiary Account Name as per the Barik Account No. mentioned above