

GENERAL TERMS AND CONDITIONS

applicable to the individual contracts concluded between Coolbox AD and end consumers/users – natural persons

1. Subject

1.1. (amended by Decision of the Board of Directors of 05 January 2018, amended by Decision of the Board of Directors of 13 April 2022) These General Terms and Conditions to the individual contract concluded between Coolbox AD, head office and registered address: Plovdiv, postal code 4000, Iztochen District, Plovdiv, 1A Arch. Kamen Petkov Street, Lime Tree Business Building, fl. 1, UIC: 115100705, tel.: +359 800 45 845, www.coolbox.bg, (hereinafter referred to as "COOLBOX") as one of the parties, and as the other party – an end consumer/user who is a natural person, settle the relations between the parties to the contract for provision on the territory of the Republic of Bulgaria of electronic communication services – Internet access service /IAS/, transfer and distribution of TV programs, public fixed voice communications service as well as other services additional to those.

1.2. (amended by Decision of the Board of Directors of 13 April 2022) END CONSUMER or CONSUMER is any natural person who is not a trader as defined in the Commercial Act, nor a legal entity, who is using or has requested the use of an electronic communications service which is subject to these General Terms and Conditions and offered and/or provided by Coolbox.

1.3. (amended by Decision of the Board of Directors of 13 April 2022) USER means a natural person – consumer as defined in clause 1.2 who has requested the use of an electronic communications service which is subject to these General Terms and Condition and offered and/or provided by Coolbox, for purposes which are outside the scope of the user's occupation, economic activity, job or profession.

1.4. (amended by Decision of the Board of Directors of 13 April 2022) The words "user" and "users" used in these General Terms and Conditions shall also mean, when applicable, "consumer" and "consumers" respectively, in accordance with the definition given in clause 1.2.

1.5. (amendment by Decision of the Board of Directors of 05 January 2018) These General Terms and Conditions are mandatory for both COOLBOX and the USERS, and are an integral part of the individual contracts concluded between them. These General Terms and Conditions bind the USERS according to the provisions of clause 19.2.

2. (amended by Decision of the Board of Directors of 13 April 2022) Types of services provided by COOLBOX

2.1. (amended by Decision of the Board of Directors of 13 April 2022) COOLBOX offers the following main and additional electronic communications services :

2.1.1. (amended by Decision of the Board of Directors of 13 April 2022) Internet Access service by means of a FTTH (Fiber To the Home – optic cable to the home) technology /IAS/ – constituting a public electronic communications service which provides to the USER access to the Internet and through it connectivity with all Internet endpoints, regardless of the end device used by the user, via the above mentioned technology;

2.1.2. (amended by Decision of the Board of Directors of 05 January 2018, amended by Decision of the Board of Directors of 13 April 2022) Service – Transfer and distribution of TV programs by means of distribution of a streaming signal via an interactive TV platform based on connectivity via Internet Protocol (IP), in COOLBOX's network, and via technical equipment – provided by COOLBOX – a Set Top Box (STB). giving the users access to programs/channels and their content, called IPTV.

2.1.2.1. (new, by Decision of the Board of Directors of 13 April 2022) COOLBOX offers the users who have concluded individual contracts for IAS after 13 January 2022 the option to use the interactive digital TV service under the trade name cool.tv only as an additional service, but not in a package with IAS, for which in addition to these General Terms and Conditions shall also apply the General Terms and Conditions for Providing the cool.tv service and the General Terms and Conditions for Using the Portal my.coolbox.bg, which are published on the website – www.coolbox.bg in the General Terms and Conditions Section. These Terms and Condition shall remain in force for the additional service cool.tv, provided that this does not contradict the terms or the preliminary information pursuant to Art. 226 of the Electronic Communications Act (ECA) for the additional service.

2.1.3. (amended by Decision of the Board of Directors of 13 April 2022) Fixed voice communications service using VoIP (Voice over IP) technology is a service with a certain quality provided between fixed endpoints of a public electronic communication network on the via internet protocol where the USERS can make outgoing voice calls and messages and receive incoming calls, including free and unrestricted access to emergency call services to "Emergency Medical Service", "National Police Service" and "National Fire Safety and Population Protection Service" as well as calls to the common European emergency number 112 and the respective national emergency call centres 112 until termination of the contract in compliance with these General Terms and Conditions. In order for the USER to use this service, COOLBOX provides the USER with one or more numbers of national importance from the National Numbering Plan, originally provided to COOLBOX by the Communications Regulation Commission (CRC).

2.1.3.1. (amended by Decision of the Board of Directors of 13 April 2022) Along with the fixed voice communications service, COOLBOX also provides the USERS with the following network functions and services:

"calling line identification (CLI)", "connected line identification (COL)", "calling line identification presentation (CLIP)", "calling line identification restriction (CLIR)", "dual-tone multi-frequency dialing (DTMF dialing)", "incoming call forwarding (Call forward)", "portability of geographic numbers", "portability of non-geographic numbers";

2.1.4. COOLBOX also provides Additional Services to those listed under clauses 2.1.1., 2.1.2. and 2.1.3. depending on its technical capabilities and commercial policy.

2.2. In the provision of all services, COOLBOX is obliged to ensure their quality and customer service in compliance with the requirements, standards and parameters of the respective service set forth in the General Requirements for the Implementation of Public Electronic Communications, issued by the Communications Regulation Commission /"the General Requirements"/ and the Electronic Communications Act /ECA/.

2.3. In case it is technically possible, COOLBOX shall begin providing electronic communication services within 30 (thirty) days of receipt of a request/order by the USER when the USER has physical connectivity to the NETWORK and within 60 (sixty) days when the USER does not have one such physical connectivity. In the event of the scenario described in clause 3.6.7., the period shall be extended by the corresponding number of days.

2.4. COOLBOX activates the requested electronic communication services within 24 (twenty-four) hours after the following conditions are met: an Individual Contract for Services has been signed; a physical connection to the NETWORK has been built if the USER did not have one.

2.5. Upon service activation, a Handover Protocol of Findings is drafted – an integral part of the Contract for Services which contains data for: the equipment provided to the USER, its monetary value and the fact of service activation. The protocol is signed both by the USER and by a COOLBOX employee.

2.6. (amended by Decision of the Board of Directors of 13 April 2022) COOLBOX maintains on its official website www.coolbox.bg up-to-date information about the types, description and parameters of the provided electronic communications services, subject to these General Terms and Conditions, including package services, subscription and tariff plans , additional services as well as other information related to them in compliance with the requirements of the ECA and other regulations and administrative acts concerning the implementations of the ECA.

2.7. (amended by Decision of the Board of Directors of 13 April 2022) The main services, if Coolbox deems fit, can be provided separately or in a package, with additional services added to them or in a package of services, and in order to achieve their individualization and at the same time

distinguishability and recognisability from the services /individual and/or package/ of other companies, COOLBOX may use various names, logos, characters, symbols, words in Cyrillic or Latin script, etc., which are the intellectual property of COOLBOX and enjoy the respective protection.

2.8. (amended by Decision of the Board of Directors of 13 April 2022) The additional services can be requested and used by a USER of one of the main services at any time, including electronically, if COOLBOX has the technical capability to provide them, via the electronic self-service portal my.coolbox.bg, by means of direct access to the latter or access to it via the official website – www.coolbox.bg via registration and use of username and password. When an additional service is used in the way described, in addition to these General Terms and Conditions, the General Terms and Conditions for use of the respective portal and the respective additional service shall apply. Those shall be published on the website – www.coolbox.bg in the General Terms and Conditions section.

2.8.1.(amended by Decision of the Board of Directors of 07 November 2019, amended by Decision of the Board of Directors of 13 April 2022, amended by Decision of the Board of Directors of 25 June 2024) The additional services can be cancelled or terminated by the USER at any time, within fourteen days after requesting the service in the case of cancellation, or respectively by means of a notice as specified in clause 3.9.1. in case of early termination. In such cases, the amounts charged by Coolbox and/or paid by the user, prorated for the period until Coolbox received the cancellation, respectively for the notice period, shall not be reimbursed and shall be kept by COOLBOX.

2.9. COOLBOX provides the following opportunities to USER for technical and commercial support and customer service:

2.9.1.(repealed by Decision of the Board of Directors of 07 November 2019)

2.9.2.(amended by Decision of the Board of Directors of 07 November 2019, amended by Decision of the Board of Directors of 13 April 2022) Around the clock, at +359 800 45 845 for consulting, information, technical support, requests for services and number portability.

2.9.3.(amended by Decision of the Board of Directors of 07 November 2019) By visiting the user's address after a request by the user submitted in advance. If defects that are caused or allowed to occur by the USER are found, as well as in the event of a visit requested by the user for the purpose of providing a service at the customer's address, the visit shall be charged according to the current price list.

2.9.4. (amended by Decision of the Board of Directors of 13 April 2022) Through the electronic self-service portal my.coolbox.bg for access to information about used services, invoices and detailed bills, detailed reports and other information.

3. Individual contract for NETWORK access and provision of services to the USERS

3.1. (amended by Decision of the Board of Directors of 13 April 2022) The individual contract for joining the COOLBOX network and provision of the main services under clause 2.1. under the General Terms and Conditions shall be concluded in writing and has a minimum content in accordance with the ECA requirements and the General Requirements of the CRC. Before the user signs the contract, COOLBOX shall provide them, on a durable data carrier, information for the respective service in accordance with the requirements of Art. 226 of the ECA as well as a Summary of the Contract pursuant to Art. 228a, Para. 1 of the ECA. Coolbox shall provide the option of downloading these documents from its official website or printing them on a hard copy prior to the concluding of the contract. The provided information and summary shall constitute an integral part of the contract and may not be changed, unless the user has expressly agreed to that prior to the concluding of the contract.

3.2. (amended by Decision of the Board of Directors of 13 April 2022) The contract between COOLBOX and the USER shall come into force 7 days after the conclusion date. Within this period the user shall have the right to unilaterally terminate the contract without an obligation to pay a penalty.

3.2.1. (amended by Decision of the Board of Directors of 13 April 2022) The contract may come in force immediately in case the USER has explicitly declared their willingness for that in writing. The lack of declared willingness for the contract's immediate coming into force on the part of the user cannot be a reason for COOLBOX to refuse to sign a contract, except in cases when upon signing of the contract and for its execution, it is necessary that technical equipment – property of Coolbox be provided.

3.3. When the individual contract for services is being concluded, the USER shall identify themselves by means of the following type of identification:

3.3.1. (amended by Decision of the Board of Directors of 13 April 2022) for natural persons who are Bulgarian citizens - by means of a valid identity document containing: name; personal identification number (PIN); permanent or current address on the territory of the Republic of Bulgaria,

3.3.2. (amended by Decision of the Board of Directors of 13 April 2022) for natural persons who are citizens of foreign countries – by means of a valid identity document containing: name; date of birth or personal foreign citizen number; official document stating permanent or current address or address registration on the territory of the Republic of Bulgaria.

3.4. (amended by Decision of the Board of Directors of 13 April 2022) When concluding the contract for services, COOLBOX shall have the right to require other documents necessary for the signing of the individual contract for services. The documents may be used by COOLBOX only for the realization of rights and the fulfilment of obligations under these General Terms and Conditions and the Contract and in compliance with the requirements of the law and of these General Terms and Conditions. COOLBOX shall not require from the USER any documents not related to the provision, use or termination of services.

3.5. (amended by Decision of the Board of Directors of 13 April 2022) COOLBOX shall have the right to authorize in writing third parties to sign contracts for services with persons willing to become network USERS, as well as to collect payments from USERS under the contracts for services on behalf of COOLBOX.3.6. COOLBOX has the right to refuse to conclude a contract with a USER in case of some of the following scenarios:

3.6.1. (amended by Decision of the Board of Directors of 13 April 2022) The USER fails to provide data required by COOLBOX and necessary for the signing and performance of the contract;

3.6.2. The USER fails to provide to COOLBOX a required document certifying the authenticity of the provided data;

3.6.3. The USER fails to fulfil an obligation under (an)other contract/s signed with COOLBOX;

3.6.4.COOLBOX has established that the USER had used or had permitted the use of terminal electronic communication devices or electronic communication services for unlawful purposes under another contract for provision of electronic communication services by COOLBOX;

3.6.5.in case of absence of technical possibility to provide the Service.

3.6.6. (amended by Decision of the Board of Directors of 05 January 2018) In case of absence of a written request by the USER for the contract to come into force immediately in cases when COOLBOX provides its own technical equipment for use of the respective service.

3.6.7. The USER has not allowed COOLBOX to enter their property for the purpose joining it to the NETWORK when this was necessary in order to provide the requested service.

3.6.8. The USER has unpaid debts or unfulfilled obligations to COOLBOX (including, but not limited to monthly fees, penalties, compensations, obligation to return equipment, etc.) under contracts which have already been terminated.

3.7. Amendment to an individual contract for services shall be allowed in case one of the following circumstances occurs:

3.7.1. contract amendment can be done by mutual consent of both parties;

3.7.2.unilaterally by COOLBOX, in that case the procedures shall be in compliance with the General Requirements of the CRC for the Implementation of Public Electronic Communications.

3.7.3.contract amendment can be done in case of force majeure, in case of change of the legislation or upon order by a competent state authority, the CRC or another authority acting within the scope of their competence;

3.8. (amended by Decision of the Board of Directors of 25 June 2024) The individual contract between USER and COOLBOX can be concluded with a fixed term /fixed term contract/ or without a fixed term /no term contract/.

3.8.1. when the contract is concluded with a fixed term, after its expiration, it may be extended for a new fixed term only with the explicit written consent of the USER.

3.8.2. (amended by Decision of the Board of Directors of 13 April 2022) when the contract is fixed-term, if after its expiration the user fails to give consent for its renewal, the contract shall automatically be transformed into a no-term contract without changing the rest of its terms and conditions. Prior to the automatic transformation of the contract into a no-term contract Coolbox shall promptly inform the user in an easy to understand fashion on a durable data carrier about the expiry of the term of the contractual relations and the ways of terminating the contract.

3.8.3. fixed term contracts have a maximum term of 2 (two) years and a minimum term of 1 (one) year.

3.8.4. when a service is provided with a contract with maximum term under clause 3.8.3, first offer, then COOLBOX provides the opportunity to conclude a contract for the same service with a term of 1 (one) year.

3.9. The contract for services between USER and COOLBOX can be terminated in the following ways:

3.9.1. (amended by Decision of the Board of Directors of 25 June 2024) In the event of a concluded no term contract, by means of a notice sent by each of the parties to the other party, as the one-month period shall start on the last day of the month in which the notice has been received by the respective party – their recipient, and which period ends on the last day of the next month.

3.9.2. Automatically with the occurrence of any of the following circumstances:

3.9.2.1. non-performance - delay by the user in any of their obligations under clause 11.4. which has lasted until the end of the month following the month during which the user was obliged to fulfil the respective obligation;

3.9.2.2. (amended by Decision of the Board of Directors of 07 November 2019, amended by Decision of the Board of Directors of 25 June 2024) upon the end of the month following the month in which the user or a person acting on their behalf has returned the equipment provided by Coolbox, except for the cases when the return is done after a sent notice of termination in which cases clause 3.9.1 shall apply.

3.9.3. The contract shall be terminated unilaterally by COOLBOX, by means of a notice to the user upon occurrence of any of the following circumstances:

3.9.3.1. the service is used to perform an illegal activity or to distribute harmful or illegal content or to generate disturbing calls or atypical traffic;

3.9.3.2. (amended by Decision of the Board of Directors of 13 April 2022) the USER uses the service not only for their own needs, but also to provide services through it to a third party/parties;

3.9.3.3. in each case of presence of network abuse data when using the respective service;

3.9.3.4. in case of inaction by USER or failure to provide assistance, to prevent or interrupt network abuse through the network resource/s provided to the client with the respective service in case such abuse has occurred;

3.9.3.5. in the event of force majeure;

3.9.4. The USER may terminate the contract unilaterally within the time frame listed in clause 3.2., except in case of application of clause 3.2.1. of these General Terms and Conditions.

3.9.4.1. (amended by Decision of the Board of Directors of 13 April 2022) In case the contract is concluded remotely or outside of a shop, the user may withdraw from the contract without an obligation to pay penalties or compensations by means of a statement of withdrawal made within 14 days of the date on which the contract was concluded.

3.9.5. (amended by Decision of the Board of Directors of 13 April 2022) Through a cancellation notice sent by the non-defaulting to the defaulting party, in case of non-performance of an obligation by the latter, arising from the concluded individual contract or from these General Terms and Conditions, or by means of a notice from the user to Coolbox in case of substantial and continuous discrepancy between the actual service and what has been agreed upon, or continuous or frequently occurring discrepancy between the actual service and what has been agreed upon, or in case of non-performance by Coolbox of any other obligation or arising from the contract or from these General Terms and Conditions;

3.9.6. (amended by Decision of the Board of Directors of 07 November 2019) The contract shall be terminated upon the death of the user. In the latter case, heirs are legally responsible for the obligations of the deceased user in accordance with their shares of the inheritance until the date of death of the legator. In this case of termination, an heir or a member of the household of the deceased user can conclude a new contract for provision of services offered by Coolbox. In order for them to be provided with the telephone number(s) provided to the deceased, an Heirs Certificate or proof that the person who wants to conclude the contract is a member of the household of the deceased shall be required.

3.9.7. By mutual consent expressed in writing between COOLBOX and the USER;

3.9.8. (new, by Decision of the Board of Directors of 13 April 2022) The User may also unilaterally terminate the contract without owing a compensation and/or a penalty in the following cases:

3.9.8.1. with a written notice in case of discrepancy between the contract and the actual provided service or a failure to provide the service, including in the cases of package of services, even when the discrepancy or the failure to provide the service is true for only one of the services included in the package;

3.9.8.2. with a one month written notice in the event of removal of a TV program included in the list, part of the contract. This right can be exercised within two months starting from the date on which the user is notified by Coolbox about the removal of the TV program from the list. This right shall not arise for the user when the respective program removed from the list is no longer distributed on the territory of the Republic of Bulgaria.

3.9.8.3. in the cases where this is prescribed by law or another applicable regulation.

3.10. (amended by Decision of the Board of Directors of 25 June 2024) In case the contract is signed for a specified term and this term has not expired by the date of termination, the USER shall owe COOLBOX a one time penalty amounting to the owed subscription price for three months, but not more than the total amount of the monthly subscription prices for the service/package which were subject to the terminated fixed term contract from the moment of termination until the date of expiry of the agreed term of the contract. This penalty shall be owed by the USER only in cases of early termination initiated by the USER before the expiration of the agreed term or in case of automatic termination of the contract in the cases under clause 3.9.2, or in any case of early termination under clause 3.9.3. (except for the cases under clause 3.9.3.5.), as well as in cases of cancellation of a fixed term due to the user's fault under clause 3.9.5.

3.11. The USERS may transfer to third parties wholly or partially their rights and/or obligations under the contract with COOLBOX concluded in accordance with clause 3 of it only if COOLBOX has given its explicit consent for transfer unless otherwise stated in the contract.

3.12. (repealed with a Decision of the Board of Directors of 05 January 2018)

3.13. (repealed with a Decision of the Board of Directors of 05 January 2018)

3.14. COOLBOX shall inform the USER by means of a notice for amendments to the individual contract no later than 30 (thirty) days prior to coming into force of the respective amendment in compliance with the procedure set forth in the General Requirements of the CRC.

3.15. COOLBOX shall also inform the User about the expiry of the concluded individual fixed term contract no later than one month before the expiration of the agreed term.

3.16. The choice of way of sending the notice under clause 3.14. and respectively under 3.15. shall be determined by the available contact information about the USER and COOLBOX's technical capability. Each of the ways listed below has the same power and is considered sufficient in itself:

3.16.1. By means of a short text message (SMS) sent to the user's mobile number.

3.16.2. (amended by Decision of the Board of Directors of 13 April 2022) By means of an e-mail sent to the user's e-mail address, specified by the user.

3.16.3. By means of a letter sent to the user's address.

4. (amended by Decision of the Board of Directors of 07 November 2019) **Network equipment and management. Rules to guarantee open Internet access**

4.1 (amended by Decision of the Board of Directors of 05 January 2018. amended by Decision of the Board of Directors of 07 November 2019) COOLBOX provides the USER with technical equipment which is described in the Handover Protocol of Findings along with its monetary value for the term of the Individual Contract. The equipment provides the USER with standardized interfaces for joining end electronic devices for use of the respective service/services, and COOLBOX shall publish information for said equipment and interfaces on their Internet page <https://www.coolbox.bg/interfeisi-i-tehnicheski-specifikacii>

4.2. (amended by Decision of the Board of Directors of 13 April 2022) The USER provides at their expense the necessary electrical power supply and end electronic communication devices necessary for the service use (for example, a computer for the Internet Access service, TV set and/or TV media player for the cool.tv service, etc.).

4.3. The handing and receiving of the equipment provided by COOLBOX under clause 4.1. shall be done by COOLBOX and the USER signing the Handover Protocol for the provided equipment.

4.4. Until the user returns the provided equipment, it remains the exclusive property of COOLBOX and the risk of accidental loss or damage is to be covered by the user.

4.5. The USER does not have the right to retain the provided equipment.

4.6. The USER is responsible at their expense for providing the necessary premises, electric power supply and other conditions that ensure the proper operation and storage of the equipment. The USER is also responsible for the safety of the equipment after installation. The USER agrees to comply with all instructions given by COOLBOX concerning the storage and use of the equipment and if such have not been given, to treat the equipment as if it is their own it.

4.7. All damage caused to equipment due to wrong use, any accidental events, force majeure, theft or theft attempt made by USER or members of their household or third parties shall be repaired and/or compensated at the expense of the USER.

4.8. Throughout the whole term of the contract, the equipment shall remain under the logical control of COOLBOX and it shall have the right to make remotely the necessary changes to the equipment settings.

4.8.1. The USER does not have the right to repair, replace, change the settings of, move or otherwise alter any part of the equipment without the prior written consent of COOLBOX.

4.8.2. The USER does not have the right to use the provided equipment for purposes other than the use of the services provided by COOLBOX.

4.8.3. (amended by Decision of the Board of Directors of 13 April 2022) In case of necessity of replacing the provided equipment, that shall be done only by persons authorized by COOLBOX and only after the USER ensures access to the equipment during the business hours.

4.9. The USER agrees to return immediately to COOLBOX the provided equipment at the moment of termination of the individual contract for services in the condition in which it was received, taking into account the normal wear and tear for the period of use. In case that the USER fails to do so, COOLBOX may either request from the USER the return of the equipment or the paying of its monetary value (VAT inclusive) as specified in the Handover Protocol and/or the individual contract.

4.10. COOLBOX automatically collects information every 5 minutes about the load of all basic links in the NETWORK. When for more than 5% of the time for a period of 5 consecutive days more than 80% of the capacity of the respective link is used, an analysis of the traffic trends is performed and, if deemed necessary, an additional connection is established or the capacity of the available output is increased. The procedures for measurement and traffic control set forth by COOLBOX do not affect the quality of the provided services.

4.11.(new, expanded by Decision of the Board of Directors of 07 November 2019) When providing the Internet Access service ("IAS") by means of a FTTH (Fiber To the Home) technology – (optic cable to the home), separately or as part of a package with other electronic communication services, Coolbox obeys the provisions of Regulation (EU) 2015/2120 of 25 November 2015 on establishing rules and measures to guarantee open Internet access (Regulation 2015/2120), as well as all other regulations on the quality of IAS, in accordance with: these General Terms and Conditions, General Requirements for Providing Public Electronic Communications adopted by the Communications Regulation Commission and in compliance with the following agreed upon in the individual contract: **"advertised", "minimum", "normally available" and "maximum" IAS speed** in their respective numerical values listed in the following units of measurement – Mbps (Megabits per second) or Gbps (Gigabits per second).

4.11.1. Coolbox informs the user that reaching the maximum and normally available IAS speed provided by Coolbox depends also on the following circumstances:

4.11.1.1. The used type of connecting technology, the type and technical features of the electronic end device /computer, tablet, phone, etc./ used by the user;

4.11.1.2. Simultaneous use of the IAS by multiple end user devices in real time;

4.11.1.3. Use of the IAS simultaneously with the IPTV-TV service, which is optimized for a certain content, applications or services or their combination when this optimization is necessary in order to meet the requirements for a certain level of quality for the latter specialized service. For the purpose of clarity and avoidance of disputes, the provisions of clause 4.17 of this section shall apply to matters related the impact of the specialized services, the quality and the speeds of the IAS.

4.12. (new, expanded by Decision of the Board of Directors of 07 November 2019) Coolbox shall not use any "commercial practices", as defined by Regulation 2015/2120, which limit the user's rights when using the IAS.

4.13. (new, expanded by Decision of the Board of Directors of 07 November 2019) When providing the Internet Access service, Coolbox treats equally the whole traffic without discrimination, limitations or intervention, regardless of the sender and recipient, the content to which access has been granted or which has been distributed, the provided or used applications and services and the used end devices.

4.14. (new, expanded by Decision of the Board of Directors of 07 November 2019) Notwithstanding the rule listed in clause 4.13, Coolbox, in compliance with all regulatory requirements of the national law and the applicable law of the European Union, reserves its right to and can apply reasonable/justified measures for traffic control to ensure: the efficient use of the resources of its network, optimization of the entire quality of the services and improvement of the services in the interest of the users, in compliance with the principles of transparency, non discrimination and proportionality, in accordance with Regulation 2015/2120. These measures will not include traffic surveillance and will not be used for a period longer than necessary. At present, Coolbox is not applying traffic control measures on the grounds of the above-mentioned regulation. In all cases when these reasonable measures are applied, Coolbox shall fulfil its transparency obligation pursuant to Art. 4 of the cited Regulation by

amending/expanding promptly these General Terms and Conditions with detailed, clear and easy to understand information for the users regarding the applied reasonable measures for traffic control in the process of providing the IAS in connection with the above-mentioned regulation, including by duly notifying them by means of a text message /sms/ or in another suitable way.

4.15.(new, expanded by Decision of the Board of Directors of 07 November 2019) Coolbox shall refrain from taking any measures for traffic control in the provision of the IAS which go beyond the reasonable/justified measures listed in clause 4.14 above; this means that Coolbox shall not: block, decrease, change, limit or deteriorate the quality of the IAS and shall not intervene or monitor specific content, applications or services in the provision of the service, **with the exception of** the cases listed in this clause 4.15 and only when and for as long as that is necessary, to wit:

4.15.1. For the purpose of complying with the current legislation as well as the EU law, as well as to conform to the mandatory regulations of state, judicial and other bodies of state authority, Coolbox may block access to certain Internet sites, restrict and limit the transfer of data with contents which are not in compliance with the current legislation. By citing this exception, Coolbox may block access to internet sites on the grounds of express provisions of the law and on the grounds of specific orders by the chairperson of the respective competent court of law, to wit: internet sites through which gambling is organized by parties which have not been granted a permit – licence for conducting such activities under the Gambling Act; internet sites where investment services are offered by parties which do not have the right to offer such services in the territory of the Republic of Bulgaria pursuant to the Markets and Financial Instruments Act; internet sites whose contents incite terrorism or through whose contents knowledge for committing acts of terror is spread pursuant to the Anti-Terrorism Act; internet sites spreading “child pornography”. Moreover, pursuant to Art. 19 of the General Requirements for Providing Public Electronic Communications, adopted by the Communications Regulation Commission, Coolbox is obliged to provide assistance for the protection of the public interest, for the protection of the national security and for providing electronic communications for the needs of the defence and during crises. When providing the IAS, Coolbox is obliged to provide conditions for restricting and stopping the transfer of data with contents which are not in compliance with the current legislation;

4.15.2. For the purpose of protecting the integrity and the security of the network, network resources, including end equipment, and the provided services, Coolbox, in any of the following situations (which constitute a non-exhaustive list), such as: change of an IP address of a computer belonging to the network for the purpose of hiding its identity (IP spoofing); hiding network devices or allowing unauthorized communication; hacker attacks against network components or the end device; distribution of malicious software, viruses and all other cases of network abuse and denial of service attack - DoS attack, in accordance with the definitions in Art. 21.1.7 and 21.1.8 of these General Terms and Conditions, may take specific measures for traffic management, resulting in temporary restrictions or complete termination of the IAS, to wit:

4.15.2.1. To block IP addresses or IP address ranges when the sources of attacks are well known; to block IP addresses or IP address ranges when they are subject to an ongoing attack;

4.15.2.2. To block IP addresses from which an ongoing attack originates;

4.15.2.3. To block IP addresses which exhibit suspicious behaviour (e.g., unauthorized communication with network components, address change in order to hide their identity);

4.15.2.4. To block IP addresses when there are clear signs that they are part of a network of software applications or computers that operate in an autonomous mode and have the goal of stealing personal data (botnet);

4.15.2.5. To block certain port numbers that pose a threat to the security and integrity of the network;

4.15.3. For the purpose of preventing imminent network overloading /i.e. forecast overloading which is inevitable despite the taken preventive measures/ and mitigation of consequences of extraordinary network overloading. /i.e. overloading which has occurred due to an unforeseen or inevitable event of extraordinary nature, for instance technical error in the network where reserve network resources with limited capacity are used/ or temporary overloading /i.e. overloading related to public events involving the gathering of many people in a public place/, Coolbox may take measures for traffic control, in compliance with the provisions listed in this section. At present, Coolbox is not applying traffic control measures on the grounds of this exception. In all cases when these measures are applied, Coolbox shall fulfil its transparency obligation pursuant to Art. 4 from the cited Regulation by amending/expanding promptly these General Terms and Conditions with detailed, clear and easy to understand information for the users regarding the applied measures for traffic control in the process of providing the IAS in connection with the above-mentioned regulation, including by duly notifying them by means of a text message /sms/ or in another suitable way.

4.16. (new, expanded by Decision of the Board of Directors of 07 November 2019) In the process of or due to applying any of the traffic control measures listed in clauses 4.15.1 and 4.15.2, and only for the purposes listed in these clauses, Coolbox may process data concerning: IP address(es), and these data constitute “personal data” as defined in the Personal Data Protection Act. Coolbox processes these personal data in accordance with the General Data Protection Regulation (EU) 2016/679, Directive 2002/58/EC/ of the European Parliament and the Council, the Personal Data Protection Act, and also in accordance with the company’ s Personal Data Protection Policy, published on its official website www.coolbox.bg, in the Privacy subpage, and applies the respective suitable organisational and technical measures for protection of these personal data - object of the above described processing.

4.17. (new, expanded by Decision of the Board of Directors of 07 November 2019) (amended by Decision of the Board of Directors of 13 April 2022) Coolbox guarantees and will provide sufficient capacity of its network in order to offer and provide its users with specialized services other than the IAS, which have been optimized for certain content, applications or services, or their combination, when such optimization is necessary to meet the requirements for a certain level of quality of these specialized services. Currently, such specialized electronic communications services offered by Coolbox to its end-users – natural persons, are TV program transmission and distribution via Internet Protocol (IP) and via end decoding device – Set Top Box (STB) (“IPTV” or “interactive digital TV”), the cool.tv service, as well as the Fixed Voice Communications service using the VoIP technology (Voice over IP).

4.17.1. (amended by Decision of the Board of Directors of 13 April 2022) Coolbox informs users that in cases where the specified IPTV or cool.tv specialized service is provided to a specific user in a package together with the IAS, in order to guarantee the quality requirements of this specialized service, the company performs automated traffic control of this service, giving it a priority over the traffic of the IAS which is delivered to and received by this same user. Notwithstanding that, however, Coolbox guarantees that in view of the capacity of its network, the prioritisation of the traffic of the above-mentioned specialized service in the above-mentioned case will not have a negative impact on the general quality of the IAS which is provided in the meantime to all other IAS users.

4.17.2. (amended by Decision of the Board of Directors of 13 April 2022) In the cases of simultaneous use of an IPTV specialized service together with the IAS by an end-user, it may be possible that, as a result of the measures specified in clause 4.17.1 and applied by Coolbox, the values of the “maximum” and “normally available” IAS speed agreed upon in the individual contract with the respective user be reduced from 16 Mbps to 25 Mbps for the respective speed in the case of simultaneous use of each TV set by this user, where the exact decrease in the specified range depends on the type of TV channel used-watched by the user: HD (High Definition) TV (high definition TV channel) or SD (Standard Definition) TV (standard definition TV channel).

4.17.3. (amended by Decision of the Board of Directors of 13 April 2022) In the cases of simultaneous use of the cool.tv specialized service together with the IAS by an end-user, it may be possible that, as a result of the measures specified in clause 4.17.1 and applied by Coolbox, the values of the

“maximum” and “normally available” IAS speed agreed upon in the individual contract with the respective user be reduced from 20 Mbps to 170 Mbps for the respective speed in the case of simultaneous use of each TV set by this user, where the exact decrease in the specified range depends on the type of TV channel used-watched by the user: UHD (Ultra High Definition), HD (High Definition) TV (high definition TV channel) or SD (Standard Definition) TV (standard definition TV channel).

5. Rights of COOLBOX

5.1. When providing the services described in clause 2 of these General Terms and Conditions, COOLBOX has the right to:

5.1.1. receive from the USERS the respective subscription prices/fees/ and prices of the services provided by COOLBOX within the terms specified in clause 11 of these General Terms and Conditions;

5.1.2. interrupt/stop completely or partially the provided services to the USER in case of non-performance- failure to pay the owed amounts under clause 11, which does not exempt the USER from the obligation to pay the respective monthly subscription prices according to the signed individual contract and the respective subscription/tariff plan;

5.1.3. receive the compensation specified in clause 10 of these General Terms and Conditions, as well as the penalties specified in clause 3.10.

5.1.4. temporarily interrupt/stop the provided services to the USER'S when performing maintenance checks, repairs and/or upgrades to the NETWORK;

5.1.5. access the premises on the USER's real estate property for the purpose of building, maintenance, adjustment and/or repair of the NETWORK facilities, but only after a request in advance and a notice sent to the USER by COOLBOX;

5.1.6. COOLBOX has the right to refuse to sign a contract for services in the cases listed in clause 3.6. of these General Terms and Conditions.

5.1.7. refer to the unilateral - automatic termination of the individual contract for services without notice in the cases listed in clause 3.9.2;

5.2. For the provision of electronic communication services specified in the individual contract for services and for the purpose of lawful completing of the documentation with the USER, COOLBOX may collect, process, use and store USER data. The types of data, the grounds for processing and the goals of the processing are listed in Coolbox's Personal Data Protection Policy, published on www.coolbox.bg.

5.3. (amended by Decision of the Board of Directors of 13 April 2022) COOLBOX has the right to collect, process and use the USERS' data under clause 5.2. in accordance with the legislation of the Republic of Bulgaria.

5.3.1. Notwithstanding the aforementioned provisions, COOLBOX has the right at its discretion to provide to third parties personal data of the User (full name, PIN and address) in case of any non-performed obligations of the user to COOLBOX, for the purpose of evaluating the wealth of the user and their credit rating and/or collecting of these due payments.

5.4. COOLBOX has the right to make calls and to send short text messages and/or e-mails to the USER for the purposes of direct marketing and advertising of its own electronic communication services but only when it has the explicit prior consent of the USER for that.

5.5. (amended by Decision of the Board of Directors of 13 April 2022)COOLBOX has the right to form and offer in different packages the provided services, if possible, giving the USER the right to use services, not in a package, at prices different than the package price in view of its commercial and pricing policy.

5.5.1. (amended by Decision of the Board of Directors of 05 January 2018) COOLBOX has the right to change the content of the TV packages and/or the additional paid channels and channel packages as well as to stop providing any of the programs and/or channels for which COOLBOX shall inform the USERS by means of a notice in compliance with the provisions of the General Requirements of the CRC with the resulting legal consequences.

5.6. COOLBOX has the right to offer discounts and/or promotions when it has publicly announced the conditions under which these discounts and/or promotions are to be done. COOLBOX provides the opportunity for the discounts and/or promotions to be used by everyone who meets the conditions for their provision announced in advance.

5.7. COOLBOX provides discount services to persons with over 71% (seventy-one percent) disability after they present an official document from the respective expert medical commission or other competent authority certifying the specified circumstances.

5.8. COOLBOX has the right to temporarily interrupt/stop the USER's access to the NETWORK in case of registering atypical traffic until clarification and elimination of the reasons for such traffic.

5.9. COOLBOX has the right to temporarily interrupt/stop USER's access to the NETWORK or a part of it in case it is established that in the use of service/services there are prerequisites for: deterioration of the quality of the services provided by COOLBOX to third parties; and/or deterioration of the quality of services provided by other companies to third parties; and/or distribution of unwanted electronic messages, spreading of computer viruses, use of the network for unauthorized access to any other machine or device accessible via the network; and/or as well as in any established by COOLBOX case of participation of a network resource(s) provided to the USER in a Denial-of-service attack (DoS attack), regardless whether the network resource(s) is/are the source or target of the attack.

5.10. (amended by Decision of the Board of Directors of 13 April 2022) COOLBOX has the right to interrupt/stop the USER's access to the respective services in case it finds a breach of any of the obligations under clause 9.1. of these General Terms and Conditions. The access to the service shall be restored within 24 (twenty-four) hours after the breach has been rectified. Notwithstanding that, in the event of failure to pay on time, the user may activate temporarily the IA service via the respective functionality on my.coolbox.bg for a period of 24 hours, but if the failure to pay continues, the service shall be stopped again and activated within 24 hours after the payment is made. The payment of the monthly subscription price for the service for the period of the breach, respectively the stopping, remains due.

5.11.(amended by Decision of the Board of Directors of 25 June 2024) Coolbox has the right to deduct its current or future amounts owed to the user from current or future amounts owed by the user to Coolbox, arising from the effect and/or the dissolution/termination of the individual contracts concluded between the two parties regardless of the subjects therein. By agreeing with these General Terms and Conditions, the user declares that they agree for each deduction to be done on the grounds of this clause without the necessity of expressly given statements on the part of Coolbox sent to the user.

6. Obligations of COOLBOX

6.1. COOLBOX is obliged:

6.1.1. (amended by Decision of the Board of Directors of 13 April 2022) to build, maintain and develop its electronic communication network (the “NETWORK”) in compliance with the provisions of the applicable legislation and the standards and quality adopted for application in the territory of the Republic of Bulgaria, observing the requirements for minimum mandatory quality of the services in relation to their provision. COOLBOX uses only technically operational electronic communication devices in its network with assessed compliance and launched on the market in compliance with the law. COOLBOX installs, maintains and uses electronic communication devices only in the way and intended use specified by the manufacturer in order to ensure protection of the environment, human life and health.

6.1.2.(amended by Decision of the Board of Directors of 07 November 2019) to provide uninterrupted, reliable and quality functioning of the NETWORK 24 (twenty-four) hours a day, 7 (seven) days a week;

6.1.3. to provide services to all USERS under the conditions of equality and transparency.

- 6.1.4. to not create advantages for individual USERS or a group of such users, this obligation cannot impede the COOLBOX's freedom to negotiate;
- 6.1.5. to notify in advance in writing or in any other appropriate way the USERS when requesting access to their premises;
- 6.1.6. to comply with the agreed deadlines for activating USERS' services;
- 6.1.7. (amended by Decision of the Board of Directors of 07 November 2019) to notify the USERS by publishing an announcement on the website www.coolbox.bg or in other appropriate way about any interruption and/or bad quality of the provided service when performing preventive check ups, repairs and/or development of the NETWORK, as well as about the duration of interruption and/or bad service quality at least 48 (forty-eight) hours before its effective interruption and/or deterioration. An appropriate way to notify the USERS shall be informing them by post, by e-mail or by phone call, or by a short text message (SMS);
- 6.1.8. to notify the USERS by publishing an announcement on the website or in another appropriate way as soon as possible about restrictions in the provision of services imposed by the competent authorities in the event of emergency or in relation to the national security and defence;
- 6.1.9. (amended by Decision of the Board of Directors of 13 April 2022) to keep the whole information concerning the USERS' bills and data necessary for the payments for the periods specified in its Personal Data Protection Policy, published on the official website of Coolbox, except in cases when a different term is set by a regulation or law;
- 6.1.10. (amended by Decision of the Board of Directors of 13 April 2022) provide the USER with a detailed bill for the used service along with an invoice(s) and/or written information about the used service. The detailed bill or the written information contains the following information:
- 6.1.10.1. all types of services used by the USER for the respective period;
- 6.1.10.2. number of used services;
- 6.1.10.3. total value of each type of used service;
- 6.1.10.4. total amount of the bill;
- 6.1.10.5. amount of tax charges on the bill expressed both in percentages to the amount of the bill as well as in absolute terms;
- 6.1.10.6. the amount of deductions that may be due to the USER in compliance with the way of using the service agreed between the USER and COOLBOX;
- 6.1.10.7. total amount due;
- 6.1.10.8. payment deadline;
- 6.1.10.9. remote payment options, along with the data required for that;
- 6.1.10.10. COOLBOX identification data;
- 6.1.10.11. COOLBOX address and phone number.
- 6.1.10A. (amended by Decision of the Board of Directors of 05 January 2018) (amended by Decision of the Board of Directors of 13 April 2022) to grant the USER electronically upon registration by the latter, via the electronic self-service portal my.coolbox.bg access to information about the used services; option for payment of bills, as well as other additional services under clause 2.8 and, if COOLBOX has such technical capability, an option to manage the conditions and parameters of main services subject to an individual contract already concluded by the USER, by adding extra services to them under clause 2.8. In the cases referred to in the previous sentence as well as those the under clause 2.8, access to the electronic self service portal my.coolbox.bg or to the respective free or paid service shall be done through registration by the USER and by entering of unique identifier which is: a combination of username – valid email address and password which shall have the force of an electronic signature pursuant to Art. 13 Para. 1 of the Electronic Document and Electronic Certification Services Act (EDECSEA) and with the meaning of a handwritten signature pursuant to Art. 13 Para. 4 of the EDECSEA. In order to avoid any future disputes between COOLBOX and the User, the actions and statements made after entering the variants of the unique identifier specified in the previous sentence or accompanied by the same identifier, when accessing and using of the services via the electronic self-service portal my.coolbox.bg shall be considered actions and declarations of will done on behalf and at the expense of the respective USER, identified before COOLBOX with the unique identifier.
- 6.1.11. (amended by Decision of the Board of Directors of 07 November 2019, amended by Decision of the Board of Directors of 13 April 2022) not to disclose to third parties information relating to the USERS and their actions without their consent when this consent is required, except for cases where COOLBOX provides it upon the lawful demand of the relevant competent authorities or the explicitly specified cases in these General Terms and Conditions;
- 6.1.12. to notify in advance the users about amendments to the General Terms and Conditions and/or to the individual contract no later than 30 days prior to their coming into force and to notify the users about the expiry of the signed fixed term contracts no later than one month before the expiration of the agreed term;
- 6.1.13. to announce on its Internet site or in another appropriate way an address and/or a telephone number on which to receive notices from USERS about breakdowns and other forms of failure to receive the services, as well to keep a log of date and time of the notice, reason and time for rectifying of the problems;
- 6.1.14. to rectify any breakdowns in the NETWORK under normal operating conditions within 24 hours. The time of breakdown rectification begins from the time of notice for the breakdown is given by the USER in writing, by telephone and/or at a customer service location, or the moment by COOLBOX, through the persons authorized for that, discovers it;
- 6.1.15. to provide free access to emergency call services in cases where COOLBOX provides a fixed voice communications service until termination of the individual contract for services with the USER in accordance with these General Terms and Conditions.
- 6.1.16. to provide information to the national emergency call centres 112 about the location of the calling end user in cases when this is prescribed by the applicable regulations.
- 6.1.17. (amended by Decision of the Board of Directors of 13 April 2022) to interrupt/stop completely or partially the provision of the services within the terms set forth in the contract except for the access to emergency voice communications services, in accordance with clause 6.1.15;
- 6.1.18. (amended by Decision of the Board of Directors of 13 April 2022) to enter for free the name, address and phone number of its USERS in case COOLBOX issues a phone directory in a written and/or electronic format and after the respective user has given their express consent;
- 6.1.19. (repealed with a Decision of the Board of Directors of 05 January 2018)
- 6.1.20. To inform the USER in advance and in an appropriate way that it shall undertake against them out of court actions of debt collection of their due and liquid debts including when for the services of third parties (credit bureaus, debt collection agencies etc.) shall be used that purpose, always indicating the exact names of these parties, the exact amount of the claimed monetary debts, and the basis on which they are claimed.

7. (amended by Decision of the Board of Directors of 13 April 2022) Responsibilities of COOLBOX. Penalties and compensations.

7.1. In case of delay in the activation of the services within the terms specified clause 2.3. or 2.4. of these General Terms and Conditions, COOLBOX owes a penalty for each day of delay amounting to 0.1% (zero point one percent) of the one-time connection fee. The penalty shall be paid within 1 (one) month from the date of the user's request. The execution/payment of the penalty may be done by deducting the respective due amount from the amount of the monthly subscription price for the following month, only with the USER's consent for that.

7.2. For not rectified breakdowns to the NETWORK and its facilities or for other reasons for which COOLBOX is responsible and as a result of which the USER could not use the services for more than 3 (three) days in one calendar month even if the days were not consecutive, the USER pays only a part of the monthly subscription price due, in proportion to the period in which the services were used. COOLBOX shall deduct the corresponding amount from the monthly subscription price for the following month.

7.3. Overcharged amounts for provided services, penalties owed by COOLBOX and amounts under clause 7.1 and clause 7.2. of these General Terms and Conditions shall be paid to the USER upon their explicit written request. The payment is done by deducting the corresponding amount from the monthly subscription price for the next month.

7.4. COOLBOX is responsible for harmful effects caused by interruption or bad service quality in case of non-performance of its obligations to the USERS who fulfil their obligations regarding the technical requirements and instructions for using the services.

7.5. COOLBOX is not responsible for interruption or bad service quality due to wrong behaviour by the USER, for example: refusal to admit COOLBOX to the USER's premises in which the equipment is installed; non-compliance with the technical requirements and instructions of the manufacturer of electronic communication devices used by the user, or with technical requirements and instructions of COOLBOX for the use of the service or equipment, etc.

7.6. COOLBOX is not responsible in the following cases:

7.6.1. When a connection is established via two or more electronic communication networks, COOLBOX is not responsible for the bad quality of the provided services when this is due to breakdowns and malfunctions in the networks of other companies providing electronic communication services.

7.6.2. COOLBOX is not responsible for impossibility to provide and use of the service or in case of quality deterioration due to periodic or incidental tests planned or necessary that are done by COOLBOX and for which the users are notified in compliance with clause 6.1.7. as well as in the case of failure of the NETWORK, the transfer environment or the equipment that were not COOLBOX's fault;

7.7. COOLBOX shall not be responsible for the content of the information exchanged by the USERS and their actions in relation to and as a result of using the services.

7.8. Except stated otherwise in a law or regulation, COOLBOX shall not be responsible for any failure to perform its obligations in the event of emergency circumstances or for reasons beyond its control for the duration of the respective circumstance or reason.

7.8.1. When COOLBOX is under the influence of emergency circumstances or reasons beyond its control, COOLBOX shall immediately inform USER about the circumstances and the restrictions imposed by them.

7.8.2. In case the emergency circumstances or the reasons beyond COOLBOX's control continue for more than 30 (thirty) days and the USER no longer has interest in the contract remaining into force, the user may request contract termination. In this case, the contract shall be terminated immediately upon receipt of the request for termination by the other party without penalties for the parties.

7.8.3. In case of a dispute which has been referred to a court in order to be resolved, the emergency circumstances or reasons beyond the control of the respective party shall be proven according the Civil Procedure Code (CPC).

7.9. (amended by Decision of the Board of Directors of 13 April 2022) In case of a substantial and continuous or substantial and frequently occurring discrepancy between the actual speed and the announced minimum speed of the Internet Access service, COOLBOX shall owe double the amount of the monetary compensation specified in clause 7.2.

8. Rights of the USERS

8.1. The USERS have the following rights:

8.1.1. to require signing of an individual contract for the use of the relevant electronic communication services offered by COOLBOX;

8.1.2.(amended by Decision of the Board of Directors of 13 April 2022) to receive the services with parameters and quality in compliance with these General Terms and Conditions, the preliminary information pursuant to Art. 226 of the Electronic Communications Act and provided to the user on a durable data carrier, and the individual contract for services signed between the parties as well as the General Requirements of the CRC and the other applicable laws;

8.1.3. to receive information, bills and reports about the use of the services provided by COOLBOX;

8.1.4. to use services included in packages as well as services not included a package at prices set by COOLBOX outside the respective package.

8.1.5. to notify COOLBOX about issues related to the use of the services;

8.1.6. (amended by Decision of the Board of Directors of 07 November 2019)to submit complaints and/or requests and to receive responses and other assistance in their consideration in accordance with these General Terms and Conditions;

8.1.7. to send complaints and alerts to the Communications Regulation Commission and/or the Commission for Consumer Protection concerning the COOLBOX NETWORK and the services provided through it in case COOLBOX has committed a violation of the Electronic Communications Act and/or other law and/or regulation concerning its implementation and/or of these General Terms and Conditions and/or of the Individual Contract;

8.1.8. (amended by Decision of the Board of Directors of 13 April 2022) to consent explicitly and in writing, completely or partially free of charge providing by COOLBOX of their data in a telephone directory issued by a company providing universal service and to request verification, correction and deletion of all or part of their telephone directory data.

8.1.9. in case that COOLBOX has published a telephone directory, to request it to include additional information for other persons using the subscriber phone line jointly if they have given their prior written consent for that.

8.1.10. (amended by Decision of the Board of Directors of 13 April 2022) to receive a detailed bill and other information in writing about the used services along with an invoice(s) in accordance with the provisions of Art. 260 and Art. 260a of the Electronic Communications Act, depending on the chosen method of receiving, and, if the user has not made a choice, in accordance with the stipulations of the General Terms and Conditions, To refuse to receive such a detailed bill, after a specific request.

8.1.10a. upon registration by the user on the electronic portal my.coolbox.bg, to generate electronically a unique identifier (combination of e-mail address and password) through which the user to receive free access to information in electronic form about the used services as well as to gain access to other free or paid additional services under the clauses of 2.8, clause 2.8.1 and 6.1.10A but only if COOLBOX has technically provided such an option for the respective service;

8.1.11. (amended by Decision of the Board of Directors of 13 April 2022) to receive a detailed report, pursuant to Art. 260, Para. 4 of the Electronic Communications Act about the used voice services which contains information about:

8.1.11.1. the type of the used service for each call made, including for calls made to free services;

8.1.11.2. the price of each call made;

8.1.11.3. date, time and duration of each call made;

8.1.11.4. (amended by Decision of the Board of Directors of 13 April 2022) the numbers of the calling and of the called end user.

8.1.12. (amended by Decision of the Board of Directors of 13 April 2022) to not receive a detailed bill, detailed report and other information in connection with Art. 260 and Art. 260a of the Electronic Communications Act, after a specific request by the user.

- 8.1.13. to give prior written consent to receive calls, messages or emails for the purposes of direct marketing in the cases specified in clause 5.4.;
- 8.1.14. to explicitly disagree with the future receipt of messages for the purposes of direct marketing and advertising of the COOLBOX services.
- 8.1.15. (amended by Decision of the Board of Directors of 07 November 2019, amended by Decision of the Board of Directors of 13 April 2022) to request portability of the numbers provided by Coolbox for their use;
- 8.1.15.1. Geographic numbers in the event of a change of the company providing the respective service and/or in the event of a change of the user address within a single geographic national destination code;
- 8.1.15.2. Non-geographic names for every location;
- 8.1.16. to be informed about planned interruptions and in the event of anticipated deterioration of the quality of the provided service;
- 8.1.17. to request by means of written request to COOLBOX cooperation in the event of disturbing and malicious calls;
- 8.1.18. (amended by Decision of the Board of Directors of 13 April 2022) to terminate the use of services when they deem fit, in accordance with these General Terms and Condition;
- 8.1.19. to request reimbursement of stopped /interrupted/ services after paying the amounts they owe COOLBOX before termination of the contract for services due to failure to pay the amounts the USER owes to COOLBOX.
- 8.1.20. (repealed with a Decision of the Board of Directors of 05 January 2018)
- 8.1.21. (repealed with a Decision of the Board of Directors of 05 January 2018)
- 8.2.22. The users also have the respective rights not explicitly listed here but specified in the ECA, other regulations and administrative acts concerning the implementations of the ECA, the General Requirements of the CRC as well as in other applicable laws and regulations.

8A. (new, by Decision of the Board of Directors of 13 April 2022) Number portability and relations with end users during the portability process

8A.1. The user has the right to keep the geographic or non-geographic numbers used by them in the event of a change of the provider of the fixed voice communications service with these numbers. In the number portability procedures in the event of a change of the provider of the service, Coolbox can act in as receiving provider or donor provider.

8A.1.1. If the user uses more than one number, the transfer of all or some of the numbers may be requested.

8A.2. The portability under clause 8A.1. can be implemented for the following types of numbers of national importance:

8A.2.1.1. For all geographic numbers, with portability in the event of change of the service provider being allowed for:

8A.2.1.2. individual numbers;

8A.2.1.3. group of numbers which may be:

8A.2.1.3.1. multiple subscriber numbers (MSN), provided to end users/consumers using ISDN main access (ISDN-BRA);

8A.2.1.3.2. direct dial in numbers (DDI);

8A.2.1.3.3. serial numbers;

8A.2.1.3.4. abbreviated numbers;

8A.2.2. Non-geographic numbers after an access code for the "Personal Number" service (range "700")

8A.2.3. Non-geographic numbers after an access code for services with free access (range "800")

8A.3. The portability is implemented only within the respective portability domain, the type of the provided service does not change.

8A.4. In the geographic numbers domain, Coolbox also implements portability of geographic numbers in the event of change of the address of the service within a single geographic national destination code (within the same city or village).

8A.4.1. Portability of geographic numbers in the event of change of the address of the service within a single geographic national destination code is done by Coolbox after submission of an application-request by the user and concluding a new individual contract for the new address with subject – the service provided on the old address, or an additional agreement to a previously signed individual contract.

8A.4.2. Coolbox may refuse portability under clause 8A.4.1, if there is no possibility for physical connectivity to the Coolbox network at the submitted new address.

8A.4.3. The start of the number portability and the service on the new address shall be done within the prescribed terms for starting the portability of geographic numbers in the event of change of the provider of the services, for activating the service on the new address this term is up to 3 business days for individual numbers and up to 5 business days for a group of numbers, after signing an individual contract or an additional agreement to a previously signed contract for providing the service on the new address in accordance with these General Terms and Conditions and the applicable laws, and starting the portability procedure.

8A.4.4. The submitted application-request for portability under 8A.4.1. shall be considered a request for terminating the concluded individual contract for providing the service on the old address in its entirety, starting from the signing date of the new contract or additional agreement. The user may request specifically, with the portability application under clause 8A.4.1., to extend to validity of the contract on the old address even after the implementation of the portability, in which case the contract shall not be considered terminated and Coolbox shall ensure the use of the services on the old address too.

8A.5. The procedure for transferring numbers in the event of a change of the provider of the fixed voice communications service is done on the grounds of an application by the user, submitted as a standard form to the receiving provider. The number transfer application shall be in a standard form agreed upon between Coolbox and the other providers in the portability domain, in the respective portability procedure, signed between the participants in the portability domain pursuant to Art. 31, Para. 1 of the Functional Specifications for Implementing Portability of Numbers of National Importance from the National Numbering Plan (the "Functional Specifications").

8A.5.1. Coolbox, as a receiving provider, if it has such has such technical capability, shall also accept portability applications, with the necessary documents attached to it, signed by means of a qualified electronic signature as defined in the Electronic Document and Electronic Certification Services Act.

8A.5.2. The USER may submit an application for transfer of number to COOLBOX, in its capacity as receiving provider, each business day at the customer services locations listed on the official website. The user may request by phone or email a visit from a Coolbox employee for the purpose of receiving a portability application.

8A.5.3. The application shall be submitted in person or through a legal or authorized representative. The applicant or respectively their representative shall prove their identity with the respective documents specified in these Terms and Conditions and respectively with a valid power of attorney.

8A.5.4. The submitted portability application shall constitute authorisation for the Receiving Provider to take the necessary actions for terminating the relations between the applicant and the donor provider/secondary provider in accordance with the Functional Specifications, the respective procedure pursuant to Art. 31, Para. 1 of the Functional Specifications and the individual contract with the end user. The application also constitutes declaration of will by the end user/consumer for terminating the contractual relations with the donor provider/secondary provider.

8A.5.5. The portability application may also contain authorisation in a normal written form by the end user/consumer authorising the receiving provider/secondary provider to make the payments due to the donor provider/secondary provider on behalf of and at the expense of the user/consumer, provided there is explicit consent on the part of the receiving provider/secondary provider for that.

8.A.5.6. When the user has explicitly stated before Coolbox and certified with their signature the desire the portability to start within the 7 day period after the submission of the portability application, they may exercise their right under Art. 228, Para. 5 of the Electronic Communications Act by withdrawing the submitted portability application within that same period.

8.A.5.7. If the user has not chosen when the portability procedure should start, it shall be assumed that they want it to start with within the 7 day period after the submission of the portability application.

8.A.5.8. Upon the submission of the portability application, Coolbox, acting as a receiving provider, and the end user shall conclude an individual contract whose subject shall include the number(s) that is/are requested to be transferred, and these General Terms and Conditions, the Electronic Communications Act and the General Requirements for the Implementation of Electronic Communications shall apply.

8.A.5.9. In each of portability in the event of a change of the service provider, regardless if the consumer/user has stated explicitly with their signature their desire the portability procedure to start with the submission of the portability application or within seven days after its submission, the contract between the receiving provider and the consumer/user shall come into force on the day of the successful transfer of the number to the network of the receiving provider.

8.A.5.10. The donor provider shall have grounds to refuse the receiving provider portability of number/numbers only in the following cases:

8.A.5.10.1. before the submission of the portability application, the number has been non-existent or not provided to an end user of the donor provider/secondary provider; the refusal described in the previous sentence does not apply when the end user has not given up their right under clause 8A.5.15.;

8.A.5.10.2. the donor provider has already received a request from another receiving provider requesting the same number, the procedure for which it has not been completed yet;

8.A.5.10.3. in case of portability of a group of geographic numbers that requires reconfiguration, reconfiguration is not requested or the requested reconfiguration does not allow the implementation of portability;

8.A.5.10.4. the application sent by the receiving provider contains incomplete and/or inaccurate data for the end user and/or the application is not signed.

8A.5.11. The receiving provider/secondary provider shall have grounds to refuse the receiving provider portability of number/numbers only in the following cases:

8A.5.11.1. the end user is legally incompetent and is not properly represented by a third party;

8A.5.11.2. the application is submitted by a third party who is neither duly authorized by the user, nor their heir.

8A.5.11.3. the data presented in the application by the end user is incomplete and/or inaccurate;

8A.5.11.4. the documents required for the application have not been submitted;

8A.5.11.5. one of the generally applicable grounds for refusal to provide the service, stipulated in the contract with the end users of the receiving provider/secondary provider, is valid;

8A.5.11.6. no individual contract with the receiving provider, under 8A.5.8, has been concluded;

8A.5.12. In the cases under clauses 8A.5.10.3 and 8A.5.10.4 and clauses 8A.5.11.1, 8A.5.11.2, 8A.5.11.3, 8A.5.11.4, 8A.5.11.6 the receiving provider/secondary provider shall not review the application until the problems have been solved and shall suspend the procedure for no more than 30 business days after the submission of the application. In case the problems are not solved within the specified time limit, the procedure shall be terminated by explicit written refusal of the receiving provider/secondary provider. In the other cases under clauses 8A.5.10 and 8A5.11 procedure shall be terminated by explicit written refusal of the receiving provider/secondary provider. The receiving provider shall also send a message to the donor provider, in accordance with the Functional Specifications, notifying them that the portability procedure has been terminated.

8A.5.13. If the reasons listed in clauses 8A.5.10 and 8A5.11 do not apply, Coolbox in its capacity as receiving or respectively donor provider and the respective other provider from the portability domain shall start the portability procedure in accordance with clauses 8A.5.6 and 8A.5.7, the term for term for realisation of portability should be:

8A.5.13.1. for geographic numbers – up to 3 business days and up to 5 business days for groups of numbers, starting from the moment the portability procedure has started but no later than the portability date agreed upon between the parties (if there is such date), and should include a portability window no longer than 6 hours;

8A.5.13.2. for non-geographic numbers – up to 5 business days, starting from the moment the portability procedure has started but no later than the portability date agreed upon between the parties (if there is such date), and should include a portability window no longer than 5 hours;

8A.5.14. Within the portability window, in the event of successful activation of the number(s) in the network of the receiving provider, the portability process must be finished by the donor provider by deactivating the number(s) and sending of message to the receiving provider with which to confirm the success transfer of the number(s) in the respective terms under clauses 8A.5.13.1. and 8A.5.13.2.

8A.5.15. The donor provider, respectively the holder of the range of numbers, if that is a different party, as well as the secondary provider, may not provide a transferred number to another end user/consumer. When a user/consumer terminates a contract for providing services by means of a transferred number, the receiving provider shall reserve the number for at least one month, unless the end user explicitly has given up that right. After the expiry of the above mentioned term, the receiving provider shall notify the holder of the range of numbers and return the number to them under the terms and procedures agreed upon in the respective portability procedure. In the rest of the cases of terminating a contract for providing services by means of a transferred number, as well as in the cases where the end consumer has given up the right specified in sentence two, the receiving provider shall notify the holder of the range of numbers about that and return the number to them under the terms and procedures agreed upon in the respective portability procedure.

8A.5.16. Liabilities concerning the payment of amounts due for early termination of fixed-term contracts due to successfully realized number portability shall be paid by USER no later than the day the portability is realized In the event of submission of a portability application to a certain receiving provider, the penalty under clause 3.10 for early termination of a fixed term and/or non-observance of the notice period shall not be charged to the USER only if the following two conditions are met:

8A.5.16.1. The user has sent the portability application of the number under a fixed term individual contract one month before the expiry of the individual contract signed with COOLBOX; or

8A.5.16.2 At the time of submission of the portability application, the fixed term contract has been transformed into no term contract in the scenario described in of Art. 229a, second sentence, of the ECA.

8A.5.17. A user who has applied for the transfer of a number shall be obliged to pay to Coolbox all amounts due for the services used through these numbers, which amounts have arisen or have become due before or after submitting the application for transferring the number/s until termination of the contractual relationships or the end of the portability process.

8A.5.18. The donor provider/secondary provider, and its sales representatives, distributors and partners, shall not have the right to contact the users/consumers of their services, after the submission of an application for transfer of a number, for the purpose of discussing advantages and disadvantages of changing the operator or to make new offers, changes to tariff plans and other terms of the existing contract.

8A.5.19. The receiving provider, if there is a technical possibility for that, shall provide connection to its network to the user whose number is being transferred.

8A.5.20. The receiving provider/secondary provider, shall inform the end users/consumers about the rights of compensation under these General Terms and Conditions and the in force Functional Specifications, about the portability date, the successful or unsuccessful end of the transfer process, with the form and manner of notification being determined by the providers by following the procedures specified in Art. 31, Para. 1 of the Functional Specifications.

8A.5.21. In the event of a transferred number due to a technical error, the receiving provider shall return the number to the donor provider within 24 hours after the discovery of the technical error.

8A.5.22. When the fixed voice service provided with the numbers which are the subject of a started portability procedure is included in a package with other services, the individual contract for services in the package service concluded with between Coolbox and the Consumer/User shall not be terminated despite the successfully performed portability of the numbers to the network of other company-receiving provider. In any event, in the scenario described in the previous sentence, if the consumer/user wants it, Coolbox shall provide the user the opportunity to also use the fixed voice telephone service included in the package according to the concluded individual contract, giving them a new phone number - geographic and/or non-geographic.

8A.5.23. (amended by Decision of the Board of Directors of 25 June 2024) In the cases under clause 8A.5.22., the Consumer/User may at their own discretion terminate entirely the package service contract by means of a notice as specified in clause 3.9.1., in accordance with these General Terms and Conditions and with the consequences arising from that.

8A.5.24. The Consumer/User who has requested number portability has the right to make a claim for compensation in the following cases:

8A.5.24.1. the number has not been transferred in the time frames specified in these General Terms and Conditions, respectively the Functional Specifications;

8A.5.24.2. the number has been transferred without the consent of the end consumer;

8A.5.24.3. in case of non-observance of the portability window specified in these General Terms and Conditions and these specifications.

8A.5.25. The compensation for the end consumers is due for each number and is in the form of a monetary sum in the following amounts:

8A.5.25.1. in the cases under clauses 8A.5.24.1 and 8A.5.24.3 – no less than BGN 2 for each day of delay;

8A.5.25.2. in the cases under clauses 8A.5.24.2 – no less than BGN 2 for each day of delay from the date of the of the wrongful transfer to the date of return of the number as described in clause 8A.5.21.

8A.5.26. The claim for compensation must be submitted to the receiving provider no later than two months after the submission of the portability application. The receiving provider must accept and review the claim for compensation if it has been submitted on time. The receiving provider must register the claims for compensation sent to them and to apply the rules and procedures for reviewing petitions, signals and complaints adopted by them. Coolbox shall confirm receipt of the claim in a manner determined by them for the respective channel through which the claim has been received. The receipt of claims for compensation is done throughout the business hours of every shop of the receiving provider or electronically - when the claim for compensation is signed with a qualified electronic signature.

8A.5.27. Within 30 days of the registration of the claim for compensation the receiving provider must review it and notify the end consumer about their decision. If the receiving provider finds out that any of the circumstances under clauses 8A.5.24.1, 8A.5.24.2 and 8A.5.24.3 has not arisen as a result of their actions/inaction, they may refuse to grant the claim for compensation and they must notify the end consumer about that as described in the previous point.

8A.5.28. In these cases the consumer/user may submit the claim for compensation to the donor provider within four months after the submission of the portability application. Within 30 days of the registration of the claim for compensation the donor provider must review it and notify the user/consumer about their decision. The provider may grant the claim or to reject it, for which they must give reasons.

8A.5.29. Filing the claim for compensation with the respective provider is not an obstacle to the under consumer filing a claim in a court of law.

8A.5.30. For any issues related to number portability and not settled in this section 8A, the following shall apply: Electronic Communications Act, Functional Specifications for Portability issued by the CRC and the portability procedures created on the grounds of the above and approved and signed by the providers in the portability domain, including on behalf of Coolbox. In the event of contradiction between these General Terms and Conditions and the provisions of the above listed laws and regulations, the latter shall prevail.

9. Obligations of the USERS

9.1. The USERS are obliged:

9.1.1. after being notified in advance by COOLBOX to provide access to their property for the purpose of building, maintenance, adjustment, repair and/or regular check-up of the NETWORK;

9.1.2. to not make changes through the end devices in the COOLBOX NETWORK as well as to take care of the provided equipment with due diligence;

9.1.3. to provide the necessary assistance to COOLBOX in exercising control over the legality of using the offered services and equipment and end devices. The users are required to cooperate with COOLBOX and to prevent or terminate a Denial of Service attack and/or to prevent or stop network abuse;

9.1.4. (amended by Decision of the Board of Directors of 05 January 2018) (amended by Decision of the Board of Directors of 13 April 2022) to follow the instructions and guidelines of the manufacturer and/or COOLBOX for the correct use of the provided equipment and other end technical devices used by them;

9.1.5. to use only end devices with assessed compliance and launched on the market in compliance with the law;

9.1.6 (amended by Decision of the Board of Directors of 05 January 2018) not to make any changes to the equipment provided by COOLBOX for which there is no explicit written permission from COOLBOX;

9.1.7. to pay the prices set by COOLBOX in the way and within the payment deadlines specified in clause 11. of these General Terms and Conditions.

9.1.8. to notify COOLBOX within 14 (fourteen) days for changes in the identification data under clause 3.3. of these General Terms and Conditions;

9.1.9. The USERS are obliged when using the services provided by COOLBOX to not violate any property or non-property rights and/or legitimate interests of third parties.

9.1.10. The USERS are required to neither generate or allow the generation of atypical traffic through the use of the Service, as well as to not generate and to block the generation of traffic leading to network abuse and/or to denial-of-service attack (DoS attack).

9.1.11. The USERS are not allowed to provide electronic communications networks or electronic communications services through the Services subject to these General Terms and Conditions.

9.1.12. (amended by Decision of the Board of Directors of 13 April 2022) The USERS are required to use the IPTV service and the cool.tv service only for personal use simultaneously with its provision and without creating conditions for copying, recording, retransmission or use for other purposes of the content of programs/channels and without attempting to overcome the mechanisms which protect the programs/channels from such actions and/or unauthorized use (except when such actions are done with the consent of COOLBOX or the relevant holders of copyright or related rights).

9.1.13. The USERS agree to use the Services in compliance with all relevant requirements and obligations contained in the individual contract, in these General Terms and Conditions, in the Bulgarian, European and international legislation or in the general or individual acts of competent state authorities.

9.1.14. The USERS agree, when using the services provided by COOLBOX, to refrain from actions/inactions:

9.1.14.1. in contradiction and/or in conflict with the Bulgarian legislation, international acts to which the Republic of Bulgaria is a party, applicable foreign laws, these General Terms and Conditions or the accepted principles of morality;

9.1.14.2. violating a trade, business or personal secret of third parties or other confidential information;

9.1.14.3. violating any property or non-property rights or legitimate interests of third parties, including ownership rights, intellectual property rights, etc.;

9.1.14.4. harming the reputation and/or commercial reputation of COOLBOX or the image, commercial reputation, honour or dignity of other party/ies;

9.1.14.5. (amended by Decision of the Board of Directors of 05 January 2018, amended by Decision of the Board of Directors of 13 April 2022) that may interrupt or make more difficult the providing of electronic communication services by Coolbox, to reduce the quality of the services, to breach or threaten the safety of the network of Coolbox or other companies; to cause a violation of the personal data security or to create prerequisites for that.

9.1.15. (amended by a Decision of the Board of Directors of 07 November 2019) The USERS agree to keep safe and not to grant third parties access to the unique identifier described in clause 6.1.10A. In any case, the actions of these third parties verified with this identifier shall be considered the actions of the respective USER.

9.1.16. (new, by Decision of the Board of Directors of 13 April 2022) The users shall have all other obligations specified in the Electronic Communications Act and other regulations and administrative acts concerning the implementations of the ECA, as well as in the other the other applicable laws.

10. Responsibilities of the USERS

10.1. THE USER is responsible for any damages and lost profits caused to COOLBOX, immediate consequence of non-performance of their obligations under these General Terms and Conditions and/or the concluded individual contract.

10.2. The USER agrees that in case of non-performance of any of the obligations under Section 9, COOLBOX shall have the right to temporarily stop/interrupt the provision of services to the USER or to void/terminate the individual contract in compliance with clause 3.9.4, unless the specific failure to do so has resulted in automatic or unilateral termination of the contract in any of the cases specified in clauses 3.9.2 or 3.9.3 and/or to refuse to conclude a new contract with the USER.

10.3. (amended by Decision of the Board of Directors of 07 November 2019, amended by Decision of the Board of Directors of 13 April 2022) In case of non-payment of the amounts due by the USER in time or in case of non-performance of some of the other obligations under Section 9, COOLBOX shall stop/interrupt the provision of services completely or partially. During the stoppage/interruption of the provision of the service, the USER is entitled to continue to use the emergency call services until the termination of the contract based on any of the grounds stated in these General Terms and Conditions. In the event of stoppage of the IAS, the user may activate temporarily the service for a period of 24 hours via the respective functionality on my.coolbox.bg. Within that period the user must pay Coolbox the amount due in order to prevent the automatic stoppage of said service. In all cases of stoppage/interruption of the provision of the service described in this clause, the user shall still owe the respective subscription price for the duration of the stoppage.

10.4. (amended by Decision of the Board of Directors of 13 April 2022) In cases when the USER repairs, replaces, moves or otherwise modifies any part of the equipment provided to them by Coolbox without the prior written permission of COOLBOX, COOLBOX has the right to obtain compensation from the USER for any consequential damages including replacement of the equipment, the monetary value of which is stated in a specific Handover Protocol to the individual contract and/or in said contract.

10.5. In case when the USER permits the loss, destruction, theft or loss of the equipment provided by COOLBOX and in cases where the USER fails to fulfil their obligation to return the equipment, they shall be obliged to pay COOLBOX the monetary value of the equipment.

10.6. COOLBOX realizes the responsibility of the consumers according to the general order including through court proceedings pursuant to the CPC.

10.7. The USER shall negotiate on their own behalf and at their own expense the respective rights with a holder of the intellectual rights (copyright, etc.) over the software product ensuring the use of the provided Services.

10.8. The USER bears full responsibility for the preservation of their unique identifier (a combination of name and password or a digital code) as well as for all actions and declaration of will done on their behalf (by them or by a third party) before COOLBOX, using this identifier.

11. Prices, billing and payment method for the services

11.1. COOLBOX develops prices of the offered services, packages and/or tariffs according to supply and demand in conditions of equality between the USERS, COOLBOX also has the right to set different prices and discounts based on market demand and supply, technology, etc. In all cases when determining the prices of services, packages and/or tariff plans, COOLBOX complies with the provisions of the ECA and the regulations of the Communications Regulation Commission on its implementation.

11.1.1. COOLBOX develops, forms and offers package prices which include several offered services according to its commercial policy, demand and supply, etc. In all cases, the USER reserves the right to use the services not in packages and at prices different than the package price;

11.1.2. COOLBOX has the right to offer discounts and/or promotions for the services used by the USER with conditions published on its website www.coolbox.bg in advance or in another way;

11.1.3. COOLBOX informs USERS about prices, package prices and/or tariff through its website www.coolbox.bg in their customer service centres or in other appropriate ways.

11.2. (amended by Decision of the Board of Directors of 05 January 2018, amended by Decision of the Board of Directors of 07 November 2019, amended by Decision of the Board of Directors of) By the 10 (tenth) day of the month, COOLBOX shall issue a tax invoice and/or a detailed bill or written information for the respective service based on a signed individual contract, showing the amount owed by the user and all the other information required under the ECA. Coolbox notifies the user about the issued document/s and gives them access to them in a suitable way. As an exception to the previous sentence, in the cases under clause 11.4.2., sentence three, COOLBOX issues a tax invoice within the statutory time limit, from the moment of concluding a contract for providing the service.

11.3.(amended by Decision of the Board of Directors of 13 April 2022) The prices for the provided services are paid:

11.3.1. in cash at the payment locations determined by COOLBOX and listed on its official website.

11.3.2. via wire transfer to a bank account listed on the official COOLBOX website. When payment is made by wire transfer, the payment is deemed to have been made on the date of crediting the account of COOLBOX with the amounts transferred. In this case, when the payment is made by an international wire transfer or in a currency different from BGN, all bank charges, commissions, as well as currency exchange differences are to be covered by the user.

11.3.3. on-line electronically – by using electronic payment platforms announced on the official COOLBOX website. In case of electronic payment in the cases referred to in the previous sentence payment shall be considered to have been made on the day when the payment system notifies COOLBOX about that.

11.4. All services are paid according to their type and specificity at the prices set by COOLBOX and announced on its official website www.coolbox.bg, as follows:

11.4.1. when applicable – a one time connection fee (installation fee) which includes the cost of connection and access to the NETWORK and the provision of access to other services in case they are requested by the USER. The one-time connection fee is due upon activation of the service and is not returned upon termination or cancellation of the contract.

11.4.2. a monthly subscription price (monthly fee), payable within 10 (ten) calendar days from the date of invoice issue. The monthly fee is paid in advance and is charged in the month preceding the month of provided services. When the contract for services is concluded during the current month, the USERS shall pay a portion of the monthly fee for the current month in proportion to the days of the same month during which COOLBOX shall provide the services and in advance - the monthly subscription fee for the next calendar month.

11.4.3. (amended by Decision of the Board of Directors of 07 November 2019) prices for additional services shall be paid according to the provisions under clause 11.4.2 which is applied respectively.

11.4.4. monthly price for voice calls made and calls made during the use of public fixed voice communications service shall be paid in the month following the month of their making, together with the monthly subscription price under clause 11.4.2. first sentence;

11.5. COOLBOX reserves the right to change unilaterally at any time the in force prices, package prices and/or tariff plans for which it shall publish in advance within the statutory time limit the information required on its official website www.coolbox.bg and shall inform the affected users according to the provisions of the General Requirements for the Implementation of Public Electronic Communications of the CRC. In case that the affected users disagree with the change which has been made, they may terminate their individual contract unilaterally without sanctions no later one month before the coming into force of the respective changes. The provision of the preceding sentence shall not apply when the change in prices is due to an act of the Communications Regulation Commission or other competent authority of the executive or legislative branch.

12. Credit limit

12.1. When providing one or more Services, COOLBOX may specify a specific amount (credit limit) within which the Service is provided to the USER. The amount of the minimum credit limit is determined depending on the commercial policy of COOLBOX and the selected tariff/subscription plan. The credit limit can be determined by COOLBOX individually for a particular USER who has made large traffic, who has paid regularly on time, who has been given more than one number, etc. COOLBOX has the right to set different credit limits depending on the nature of the respective Services.

12.2. COOLBOX may periodically update the amount of the credit limit, in which case it shall inform the USER in an appropriate way.

12.3. COOLBOX may inform the USER in an appropriate way when a certain percentage of the credit limit has been reached.

12.4. COOLBOX has the right to limit the use of the Service if the USER reaches their credit limit. In cases of a fixed public voice communications service, upon reaching the credit limit, COOLBOX leaves active the option of dialling emergency call numbers.

13. (amended by Decision of the Board of Directors of 07 November 2019) Review of complaints and other requests

13.1. (amended by Decision of the Board of Directors of 07 November 2019) COOLBOX accepts written and oral complaints and other requests of the USERS at info@coolbox.bg, as well as on phone number +359 800 45 045.

13.2. (amended by Decision of the Board of Directors of 07 November 2019) (amended by Decision of the Board of Directors of 13 April 2022) Unless agreed otherwise or these General Terms and Conditions specify otherwise, COOLBOX reviews the submitted complaints and/or other requests and expresses an opinion about them respectively by satisfying them or rejecting them as soon as possible but no later than 30 (thirty) days from the date of their receipt of which it informs the user in a suitable way by e-mail or by phone or by a text message (SMS)

13.3. (amended by Decision of the Board of Directors of 13 April 2022) COOLBOX maintains in an electronic form a register of complaints, claims and claims for compensation, in compliance with the provisions and requirements of the Consumer Protection Act (CPA).

13.4. (amended by Decision of the Board of Directors of 07 November 2019) In all cases, the USERS may send complaints to the Communications Regulation Commission and/or the Commission for Consumer Protection – Sectoral Conciliation Commission for Disputes in Electronic Communications – address: Sofia 1000, 4A Slaveykov Square, website www.kzp.bg, e-mail: adr.els@kzp.bg relating to the COOLBOX NETWORK and the services provided through it in case of non-compliance with the legal and/or regulatory provisions and/or the Individual Contract and/or these General Terms and Conditions on the part of COOLBOX.

13.5. (new, by Decision of the Board of Directors of 07 November 2019) If Coolbox is unable to satisfy the complaint and/or request of a user, the user shall have the right to turn for protection of their rights to the competent court and/or the respective administrative body.

13.6. (new, by Decision of the Board of Directors of 13 April 2022) In case the contract is concluded remotely or outside of a shop, the user may also submit their complaint and enclose evidence to it through the European Online Dispute Resolution (ODR) platform at: <https://ec.europa.eu/consumers/odr/main/index.cfm?event=main.home2.show&lng=BG>

14. Phone directories Phone reference service.

14.1. COOLBOX has the right to issue and update a phone directory in a printed and/or electronic format, subject to the requirements of the applicable legislation as well as to maintain an up-to-date telephone directory in an electronic format that contains numbers and other data for the COOLBOX subscribers. Phone directories issued by COOLBOX may also contain data for users of other companies providing public voice communications services if an agreement between COOLBOX and the respective company is reached.

14.2. (amended by Decision of the Board of Directors of 13 April 2022) COOLBOX is obliged to provide to other company providing public electronic communication services data for its USERS who have explicitly given written consent and have explicitly requested in writing the inclusion of their data in a phone directory.

14.3. (amended by Decision of the Board of Directors of 13 April 2022) USERS who have submitted a written application in a form approved by COOLBOX have the right to request the inclusion of their data in a phone directory issued by COOLBOX in printed and/or electronic format or in a

telephone directory issued by another company providing public electronic communication services. The following data shall be included free of charge in the phone directory:

14.3.1. for natural persons - name (given name and surname); address and telephone number;

14.4. (amended by Decision of the Board of Directors of 13 April 2022) When the consent has been given, the phone directory may include additional USER data, other than those specified in clause 14.3, such as: information about other numbers of the USER, information about other persons who share the subscriber phone line, fax number, e-mail address. In this case the entry is paid and the price is determined according to the COOLBOX price list.

14.5. The USER has the right to determine the order of entry of the numbers in the telephone directory when they have expressed the desire to enter the numbers provided by one or more companies. In this case the entry is paid and the price is determined according to the COOLBOX price list.

14.6. The USER may request that additional information be included in the telephone directory for other persons who share the subscriber phone line, if they have given prior written consent for that. This data entry is paid according to the COOLBOX price list.

14.7. (amended by Decision of the Board of Directors of 13 April 2022) The USER has the right to request verification, complete or partial deletion or change of data already entered in the phone directory. The complete or partial deletion or the change of data entered in the telephone directory under clause 14.3. is free of charge. The complete or partial deletion or the change of data entered in the telephone directory under clauses 14.4. and 14.6. shall be paid. The data are deleted or changed upon issue of a new or updated existing printed edition of a phone directory, whichever comes first. The deletion or change of data in the telephone directory in electronic form shall take place within the deadlines stipulated by the law. .

14.8. The USER shall have the right to request data inclusion in the telephone directory which entry they have not initially requested or data which have been deleted from the phone directory at their request. In case the request refers to the data under clause 14.3 the entry is free of charge. In case the request refers to the data under clauses 14.4. and 14.6., the entry is charged according to the COOLBOX price list.

14.9. COOLBOX users who use prepaid services may request their data to be included in the phone directory. Data entry is paid according to the COOLBOX price list.

14.10. COOLBOX has the right to delete or refuse entry of information in the telephone directories under this section which is obviously inaccurate, informing in advance in writing the interested parties. COOLBOX is not responsible for any errors or inaccuracies in the published data in a telephone directory issued by COOLBOX in written and/or electronic form due to mistakes or inaccurate USERS database provided to them by other companies in the scenario described in clause 14.1. In case that errors or inaccuracies are published in a printed edition of a telephone directory, they shall be corrected at the expense of the relevant company's fault when issuing a new or updating an existing printed telephone directory whichever comes first. In case that there are errors or inaccuracies in the USER'S data in the electronic telephone directory they shall be corrected within 10 (ten) days of their opening or receipt of written notice of errors or inaccuracies.

14.11. When publishing a telephone directory in an electronic format used via the Internet or other electronic communications network, COOLBOX is obliged to provide a reference for a relevant telephone number only with a full and accurately submitted minimum amount of data as long as such data are not limited by USER's will presented in writing. The minimum amount of data includes a name (given name and/or surname) for users - natural persons and where necessary - an address or part of an address. Providing only end-user data in the form of number is not allowed.

14.12. Update of the telephone directory in an electronic format shall be done by COOLBOX on its own initiative or at the written request of the USER or at the request of a company providing databases for their subscribers for the needs of the respective telephone directory in the scenario described in clause 14.1. In case of a written request from a subscriber or from a company providing public voice communications services, the requested change shall be made within 10 (ten) days of the receipt of said request.

14.13. (amended by Decision of the Board of Directors of 13 April 2022) The USERS' declarations of will related to their rights under clause 14. shall be done in writing, this requirement shall also be considered met in case of correspondence to the email of Coolbox listed above.

14.14. (repealed with a Decision of the Board of Directors of 13 April 2022)

14.15. (repealed with a Decision of the Board of Directors of 13 April 2022)

14.16. (repealed with a Decision of the Board of Directors of 13 April 2022)

15. Provision of user data for inclusion in a phone directory issued by companies required to provide a universal service

15.1.(Amended by Decision of the Board of Directors of 07 November 2019, amended by Decision of the Board of Directors of 13 April 2022) COOLBOX, only in case the user has given their consent, and in the process of fulfilling its legal duty, provides the companies offering a universal service with accurate data about the end users of the network that are necessary for preparation, updating and publication of the phone directory in printed and/or electronic format. COOLBOX is not responsible for inaccurate or incorrect data provided by users as well as for cases where there was no timely notice about changes in these data. Information to be provided to the company offering a universal service shall include:

15.1.1. for natural persons – name (given name and surname), address and number;

15.2. (repealed with a Decision of the Board of Directors of 13 April 2022)

15.3. (repealed with a Decision of the Board of Directors of 13 April 2022)

16. Options for the using the network functions - "Calling Line Identification (CLI)", "Connected Line Identification (COL)", "Dual-Tone Multi-Frequency Dialling" (DTMF dialling)" and services - "Calling Line Identification Presentation CLIP", "Calling Line Identification Restriction CLIR" and "Call Forwarding (Call FORWARD)"

16.1. COOLBOX provides the NETWORK functions "Calling Line Identification (CLI)", "Connected Line Identification (COL)" and "Dual-Tone Multi-Frequency Dialling" (DTMF dialling). End-users are responsible for informing themselves about the specific technical requirements of their end devices in order to be able to use the specified network functions and related services.

16.2. COOLBOX provides free of charge to the USER and maintains active the "Calling Line Identification Presentation" (CLIP) service. COOLBOX maintains for free for all its users active the CLIP function, ensuring CLIP during the call and keeping it unchanged during the call.

16.3. COOLBOX enables the USER to activate or deactivate the "Calling Line Identification Restriction" (CLIR) function by available means for each individual call or permanently via the line by selecting a code.

16.4. COOLBOX ensures and provides CLI regardless of the settings made by end-users in the provision of emergency call services to Emergency Medical Care, the Police and Fire Safety and Population Protection as well as calls to the common European number for emergency calls 112 and National Emergency Call Centres 112.

16.5. COOLBOX provides its users with the option to activate the "Call Forwarding" service in an accessible way and free of charge by selecting a code. COOLBOX provides free of charge to end-users the "terminating the receipt of calls forwarded to the user's end device" service if there is a technical possibility for that.

16.6. COOLBOX informs USERS of the specific ways and codes for activating and deactivating the services: "CLIR" and "Call Forwarding" on their official website www.coolbox.bg.

16.7. COOLBOX has full access to CLI information, regardless of the settings entered by the subscriber. COOLBOX is obliged to use the CLI information only in relation to the operation and management of the NETWORK and to prevent third parties from accessing this information except in

the cases provided by the ECA and the special CRC Rules. The CLI information can be used for commercial purposes such as marketing, direct advertising of goods and services, etc. only with the express written consent of the USER.

17. Dispute resolution

17.1. (amended by Decision of the Board of Directors of 07 November 2019, amended by Decision of the Board of Directors of 13 April 2022) Disputes between COOLBOX and the USER are settled out of court through good faith negotiations between them. If no agreement can be reached, each of the parties may request assistance from the Communications Regulation Commission and/or, when applicable, from the Commission for Consumer Protection, or the European Online Dispute Resolution /ODR/ platform at <https://ec.europa.eu/consumers/odr/main/index.cfm?event=main.home2.show&lng=BG>, in case the contract is concluded remotely, for alternative settlement of the disputes, and/or to refer the dispute to the competent Bulgarian court in Plovdiv for resolution, except in the cases where the local liability is determined by imperative provisions of the Civil Procedure Code.

18. Changes and amendments to the General Terms and Conditions

18.1. These General Terms and Conditions may be amended and supplemented at the initiative of COOLBOX or CRC, subject to the imperative provisions of ECA and the General Requirements of the CRC.

19. Legal framework

19.1. (amended by Decision of the Board of Directors of 13 April 2022) For issues not settled by these General Terms and Conditions, the provisions of the Electronic Communications Act and other regulations and administrative acts concerning the implementations of the ECA, the General Requirements and the other general and individual administrative acts of the Communications Regulation Commission, including the Functional specifications and procedures for portability, and the provisions of the other applicable laws, shall apply.

19.2. (amended by Decision of the Board of Directors of 05 January 2018, amended by Decision of the Board of Directors of 13 April 2022) These General Terms and Conditions are an integral part of the individual contract signed between COOLBOX and the USER, binding the USER provided the USER has been given a copy of them on a durable data carrier and agrees with their contents.

19.3. The USERS do not acquire any powers or rights to use COOLBOX's trademarks, know-how, show-how, copyright or other property or non-property rights other than those expressly agreed upon in these General Terms and Conditions.

20. Additional provisions

20.1 (amended by decision of the Board of Directors of 05 January 2018, amended by Decision of the Board of Directors of 07 November 2019, amended by Decision of the Board of Directors of 13 April 2022) Any statements, communications and other correspondence between the parties bound by these General Terms and Conditions and/or by an individual contract for service(s) should be in writing, as a prerequisite to be duly proved, and signed by the respective party or their representative and sent to the address of each party or to the respective email address specified in the individual contract for services. The written form shall be considered valid in the event of correspondence via e-mail if there is compliance with the respective provisions of the Electronic Document and Electronic Certification Services Act.

20.2. Any declaration of will or other communication from one party to the contract sent to the address of the other party specified in the individual agreement shall be considered duly received. This applies if the other party is not found at said address after one or more visits, in spite of the notice for letter or parcel delivery addressed to the party, and when the party has not sought the letter or the parcel at the office of the courier (postal) service within the specified period for that, according to the conditions of said party.

20.3. (amended by Decision of the Board of Directors of 13 April 2022) Any valid statement sent to the respective email address of a party to the individual contract shall also be considered received without the need for acknowledgement of receipt by the other party – recipient, provided that the email sent to the respective email address has actually been received on the server maintaining the email of the recipient of the message.

20.4. (amended by Decision of the Board of Directors of 13 April 2022) In case that the USER has not notified COOLBOX about a change to their mailing address, or respectively their email address, specified in the individual contract, all statements and messages sent by COOLBOX to the old address shall be considered duly delivered and served if they have been sent to one of the addresses specified in the contract in compliance with the above-mentioned provisions.

21. Definitions

21.1. (amended by Decision of the Board of Directors of 07 November 2019) In these General Terms and Conditions and the individual contract, the terms listed shall have the following meanings:

21.1.1. EMERGENCY CIRCUMSTANCES – all circumstances defined in Art. 306, Para. 2 from the Commercial Act.

21.1.2. (amended by Decision of the Board of Directors of 13 April 2022) REASONS NOT UNDER COOLBOX'S CONTROL – all actions, inactions or events that COOLBOX could not possibly have overcome in spite of its due diligence efforts in its capacity as a provider of electronic communications services.

21.1.3. (amended by Decision of the Board of Directors of 13 April 2022) END DEVICES – equipment for sending, processing or receiving of information, intended for direct or indirect connection to the interface of a public electronic communications network; in both cases, direct or indirect, the connection can be done by means of wires, by optical fibers or electromagnetically; the connection is indirect if other equipment is placed between the end device and the network interface.

21.1.4. END DEVICE WITH ASSESSED CONFORMITY - end devices with assessed conformity in accordance with the applicable laws and regulations. Devices launched on the market are accompanied by a Manufacturer/Importer's Declaration of Conformity and must have a "CE" marking and the respective other markings. It is acceptable that the markings appear on the package or the accompanying documents - type, model, manufacturer, importer, serial number, marking of use as intended.

21.1.5. DISTURBING CALLS - calls (messages) that are undesirable or contain a threat to the physical integrity and physical safety of the individual or harmful to the honour and dignity of the person or provoking violence against the person or incitement of racial, national, ethnic or religious enmity, as well as all calls (messages) that due to their frequency and/or content may cause anxiety and inconvenience to the addressee to whom they are addressed.

21.1.6. MALICIOUS CALLS - Calls (messages) containing false or misleading information about help, disaster, incident, accident or alert.

21.1.7. (amended by Decision of the Board of Directors of 13 April 2022) NETWORK ABUSE – the use of an end device and/or network resource/s by the user or a third party for the purpose of committing or attempting to commit illegal acts defined as cyber crimes by governmental or

non-governmental organizations such as: CERT Division of Software Engineering Institute – www.cert.net; RIPE Network Coordination Centre – www.ripe.net;

21.1.8. DENIAL OF SERVICE ATTACK (DoS attack) - Any act/action or inaction/or an attempt for such action. with the aim of making the end device/s and/or the network resource/s inaccessible to their users.

21.1.9. (amended by Decision of the Board of Directors) NETWORK RESOURCES are end devices, telephone number/s and/or geographic and/or non-geographic, IP address/es and MAC address/es.

21.1.10. (amended by Decision of the Board of Directors of 07 November 2019) SERVICE QUALITY – the prescribed minimum quality, in accordance with: these Terms and Conditions, the concluded individual contract, the General Requirements of the CRC and the other applicable national and European regulations as well as quality complying with the relevant Bulgarian state standards – BDS (БДС) and the European quality standards implemented in the Republic of Bulgaria – BDS EN (БДС EN).

21.1.11. (amended by Decision of the Board of Directors of 13 April 2022) CALLING LINE IDENTIFICATION (CLI) is a network function that allows the called end user to receive the calling user's number information before exchange of information begins.

21.1.12. (amended by Decision of the Board of Directors of 13 April 2022) CONNECTED LINE IDENTIFICATION (COL) is a network function that allows the calling end user to receive the called user's number information during the process of establishing a connection.

21.1.13. (amended by Decision of the Board of Directors of 13 April 2022) CALLING LINE IDENTIFICATION PRESENTATION (CLIP) is a network function that allows the called end user to receive the calling user's number information.

21.1.14. (amended by Decision of the Board of Directors of 13 April 2022) CALLING LINE IDENTIFICATION RESTRICTION (CLIR) is a network function that allows the calling end user to block the transmission of their number to the called end user. This function is not provided in the cases prescribed by law.

21.1.15. (amended by Decision of the Board of Directors of 13 April 2022) DUAL-TONE MULTI-FREQUENCY DIALLING (DTMF DIALLING) is a transmission method where each digit of the number is represented by a characteristic pair of frequencies.

21.1.16. CALL FORWARDING (Call forward) is a function of the network that enables incoming calls to a certain user of a public fixed voice communications service to be automatically forwarded to another end user in the network of Coolbox or another provider. Upon activation of the Call forward service, the USER pays the price for an outgoing call to the forwarded number in compliance with tariff or subscription plan used by them.

21.1.17. ATYPICAL TRAFFIC is a traffic whose volume significantly (more than 3 times) exceeds the amount of traffic realized in good faith during previous periods and/or traffic that includes calls of approximately equal duration made 5 (five) or more times within 12 (twelve) hours to the same number.

21.1.18. (amended by Decision of the Board of Directors of 13 April 2022) ELECTRONIC COMMUNICATIONS NETWORK /NETWORK/ a set of transmission systems, regardless if they are based on permanent infrastructure or centralised administrative capacity, commutation equipment or routing equipment and other resources, including inactive network elements, allowing the transmission of signals by means of conductors, optical or other electromagnetic means, including fixed networks with channel commutation or with package commutation, including the Internet, and cable networks for the distribution of TV programs, regardless of the type of transmitted information.

21.1.19. (amended by Decision of the Board of Directors of 13 April 2022) GEOGRAPHIC NUMBER is a number from the National Numbering Plan, part of whose digits have a geographic meaning used for routing the calls to the physical location of the network endpoint.

21.1.20. (amended by Decision of the Board of Directors of 13 April 2022) NON-GEOGRAPHIC NUMBER is a number from the National Numbering Plan, which is not a geographic number and is within the range of the access codes 700 and 800.

21.1.21. (amended by Decision of the Board of Directors of 13 April 2022) DONOR NETWORK is the network from which the number is transferred into another network. Depending on the individual case, it may or may not be the network of Coolbox.

21.1.22. (amended by Decision of the Board of Directors of 13 April 2022) DONOR PROVIDER is the provider from whose network the number is transferred into another network.

21.1.23. (amended by Decision of the Board of Directors of 13 April 2022) NETWORK OF A HOLDER OF A RANGE OF NUMBERS is the network of the company to which the Communications Regulation Commission has granted numbers of national importance from the National Numbering Plan (NNP), part of which is the transferred number.

21.1.24. (amended by Decision of the Board of Directors of) NUMBER PORTABILITY is a legally guaranteed option that allows the user to retain the numbers provided for their use, when changing the provider of the services which is provided via these numbers /for geographic and non-geographic numbers/, as well as when changing the address of the service within a single geographic national destination code

21.1.25. (amended by Decision of the Board of Directors of 13 April 2022) TRANSFERRED NUMBER DUE TO A TECHNICAL ERROR is a number which has been transferred to another network without the user to whom it has been provided for use having explicitly stated their desire of this transfer, regardless of the reasons for that transfer.

21.1.26. RECEIVING NETWORK is a network that receives the number and through which the USER uses the respective services after the completion of the transfer process.

21.1.27. (amended by Decision of the Board of Directors of 13 April 2022) RECEIVING PROVIDER is the provider to whose network a number of national importance is transferred.

21.1.28. PORTABILITY WINDOW is a certain amount of time in the process of transferring a number, from the moment of activating the access of the end-user by the company running the receiving network to the moment of updating the databases of all companies with routing numbers to the receiving network.

21.1.29. SERVER is a device or a system of connected devices on which or one of which a system and/or application software has been installed in order to perform tasks related to storing, processing, receiving or transferring of information.

21.1.30. IP ADDRESS is a unique identification number in accordance with the Internet Protocol (RFC 791 and subsequent standards) assigned to a device, Internet website or other resource of the USERS in a way that allows the exchange of information between this resource and other resources on the Internet using the Internet Protocol.

21.1.31. Fixed IP Address based on the Dynamic Host Configuration Protocol (DHCP) - Permanent IP address received based on the DHCP protocol provided by COOLBOX, which is subject to change upon change in the topology of the COOLBOX network or change of the address where the service is provided.

21.1.32. MAC ADDRESS/ES (MAC Media Access Control) is the unique identifier of the manufacturers of network adapters using Ethernet technology.

21.1.33. INTERNET SITE – www.coolbox.bg - a specific place on the Internet accessible via its unified address (URL according to RFC1738 and subsequent standards) based on the HTTP or HTTPS protocol and containing files, programs, text, sound, picture, image, hyperlinks or other electronic materials and resources

21.1.34. SELF-SERVICE ELECTRONIC PORTAL - my.coolbox.bg is a virtual information resource in the Internet owned by COOLBOX, enabling USERS to use free of charge or in exchange for payment different additional services depending on the technical capabilities of COOLBOX;

21.1.35. DOMAIN - a name constituting a string of letters and/or numbers in accordance with the RFC 882 standard and the subsequent standards, registered in intended registries by authorized persons through which name individual resources are allocated in the Internet.

21.1.36. USERNAME - a valid email address that identifies the user in a unique way.

21.1.37. PASSWORD FOR ACCESS - a confidential combination of characters (letters, digits and allowed special characters) which combined with the username, constitutes a unique identifier designed to identify the USER before COOLBOX.

21.1.38. (amended by Decision of the Board of Directors of 05 January 2018) UNIQUE IDENTIFIER – the combination of username and password for access, entered in the respective electronic form in an electronic environment and intended to identify the USER before COOLBOX and serves in the relationships between the parties as a handwritten signature of the user pursuant to Article 13, Para. 4 of the Electronic Document and Electronic Certification Services Act.

21.1.39. REGULAR CHECK-UP - a period of scheduled repair or monitoring of a server as well as a change in the NETWORK during which periods of poor quality or lack of service are possible.

21.1.40. BUSINESS DAY is every day from Monday to Friday excluding national and official holidays and non-working days defined by law or by act of the Council of Ministers.

21.1.41. (new, expanded by Decision of the Board of Directors of 07 November 2019) ADVERTISED speed is the IAS speed which Coolbox uses in its commercial communications with the users, including the speed's advertising and the conducting of any marketing. In some subscription plans for IAS offered by Coolbox, the advertised speed values are actually the same as the maximum speed of the connectivity interface used by Coolbox. In these cases, the advertised speed value, agreed upon in the individual contract, shall be higher than the value of the maximum speed of the IAS, agreed upon in the individual contract;

21.1.42. (new, expanded with Decision of the Board of Directors of 07 November 2019) MINIMUM speed is the lowest IAS speed, agreed upon in the individual contract, which Coolbox provides to the user with the service, except in case of network failures.

21.1.43. (new, expanded by Decision of the Board of Directors of 07 November 2019) NORMALLY AVAILABLE speed is the IAS speed, agreed upon in the individual contract, which the user expects to receive from Coolbox for the majority of the period in which they use the respective service. The normally available speed cannot be lower than 80% of the value of the maximum speed agreed upon in the respective individual contract and it must be actually achievable in 80% of the time within one calendar day;

21.1.44. (new, expanded with Decision of the Board of Directors of 07 November 2019) MAXIMUM speed is the IAS speed, agreed upon in the respective individual contract, which can objectively be reached by the user at least once within one calendar day;

21.1.45. (new, expanded by Decision of the Board of Directors of 07 November 2019) (amended by Decision of the Board of Directors of 13 April 2022) TEMPORARY DISCREPANCY is a deviation from the agreed upon parameters and quality of the IAS or another provided electronic communications service which lasts for up to 3 consecutive days within one billing period.

21.1.46. (new, expanded by Decision of the Board of Directors of 07 November 2019) (amended by Decision of the Board of Directors of 13 April 2022) SUBSTANTIAL AND CONTINUOUS DISCREPANCY is a deviation from the agreed upon parameters and quality of the IAS or another provided electronic communications service which lasts for up to 2 consecutive weeks within one billing period;

21.1.47. (new, expanded by Decision of the Board of Directors of 07 November 2019) (amended by Decision of the Board of Directors of 13 April 2022) SUBSTANTIAL AND FREQUENTLY OCCURRING DISCREPANCY is more than one temporary deviation, as defined in clause 21.1.45, within one billing period;

88 (new, amended old clause 21.1.41, by Decision of the Board of Directors of 07 November 2019) The terms used in these General Terms and Conditions and the individual contract which are not explicitly defined in this section shall be considered to have the meaning given by the ECA, other regulations and administrative acts concerning the implementations of the ECA, other applicable European and national legislation, practice and customs. The use of singular words shall also refer to plural and vice versa depending on the used context.

22. Transitional and final terms and conditions

22.1. These General Terms and Conditions have been adopted by Decision of the Board of Directors of Coolbox AD of 11 August 2016 and shall come into force on 12 August 2016 for potential new subscribers – natural persons, while for end users – natural persons with already concluded (grandfathered) individual contracts these General Terms and Conditions shall come into force on 13 September 2016.

22.2. The General Terms and Conditions of contracts with end-users of Coolbox AD applicable to all concluded /grandfathered/ individual contracts with end-users until 11 August 2016 shall remain in force until 13 September 2016 after which date they shall be considered to have been repealed completely and in the relations between Coolbox AD and the end users - natural persons these General Terms and Conditions shall apply.

22.3. (new, amended by Decision of the Board of Directors of 05 January 2018) The amendments to the clauses of these General Terms and Conditions have been adopted and approved with a Decision of the Board of Directors of Coolbox of 05 January 2018, and shall come into force for potential new subscribers – natural persons on 09 January 2018, subject to the provision under clause 19.2, while for users with already concluded /grandfathered/ individual contracts, the changes shall come into force on 13 February 2018.

22.4. (new, amended by Decision of the Board of Directors of 07 November 2019) The amendments to the clauses of these General Terms and Conditions have been adopted and approved with a Decision of the Board of Directors of Coolbox of 07 November 2019, and shall come into force for potential new subscribers – natural persons on 14 November 2019, subject to the provision under clause 19.2, while for users with already concluded /grandfathered/ individual contracts, the changes shall come into force on 01 January 2020.

22.5. (new, amended by Decision of the Board of Directors of 13 April 2022) The amendments to the clauses of these General Terms and Conditions were adopted and approved with a Decision of the Board of Directors of Coolbox of 13 April 2022, and shall come into force for potential new consumers/users – natural persons on 20 April 2022, while for users with already concluded /grandfathered/ individual contracts, the changes shall come into force on 01 June 2022.

22.6. (new, amended by Decision of the Board of Directors of 25 June 2024) The amendments to the clauses of these General Terms and Conditions were adopted and approved with a Decision of the Board of Directors of Coolbox of 25 June 2024, and shall come into force for potential new consumers/users – natural persons on 27 June 2024, while for users with already concluded /grandfathered/ individual contracts, the changes shall come into force on 01 August 2024.