

## SUBSCRIBER CONTRACT

FRAME CONTRACT **CUSTOMER CONTRACT** ORDER ID



**OPERATOR** T-Mobile Czech Republic a.s.

Tomíčkova 2144/1, 148 00 Prague 4 Company ID no. 649 49 681, VAT no. CZ64949681 Incorporated in the Commercial Register maintained by the Municipal Court in Prague, Section B, Insert 3787 Sales outlet code

Date of birth

CUSTOMER Details about the corporate entity

Trading name Klvaňovo gymnázium a střední

zdravotnická škola Kyjov, příspěvková

organizace

třída Komenského 549/23

Place

Street

Postcode, City 697 01, Kyjov 00559148 Company ID no.

Details about the responsible party or party authorised to act on behalf of the corporate entity

Name, surname Klvaňovo gymnázium a střední

zdravotnická škola Kyjov, příspěvková

organizace

CONTRACTUAL The Operator and the Interested Party hereby execute 1 the Subcriber PROVISIONS Contract listed below in the table "List of Subscriber Contracts", under which the Operator shall provide to the Interested Party the Basic and Complementary Services, information technology services and the related services (hereinafter collectively the "Services") to the extent The priority of the Documents shall be governed by Art. 2.2 of the agreed by the parties, and the Interested Party undertakes to pay duly and in time the agreed price for such Services.

> Precontractual information regarding the individual Services is available at www.t-mobile.cz/ke-stazeni; if you have a statutory right to such information, it is important that you download it for documentation purposes, for future reference, and reproduction in an unaltered form. Precontractual information consists of the Terms and Conditions of the individual Services and the Summary of the Contract (hereinafter jointly referred to as "Precontractual Information").

> The Operator and the Interested Party hereby agree on the term of each Subcriber Contract as specified in the table "List of Subscriber Contracts" on the line beside each telephone belonging to the relevant executed Subscriber Contracts. On the Service Activation Date, the Contract becomes effective and the agreed term starts to run. However, if the law requires the fulfilment of another condition for the Contract to become effective, the Contract becomes effective on the date on which the Service is active and the condition required by law has been fulfilled.

> The contents of and integral parts of all Subscriber Contracts include the following documents (hereinafter the "Documents"):

- Precontractual information if you have a statutory right to such information.
- the terms and conditions set forth in this form, including conditions agreed in the part of the form titled "Set-up of Services",
- Czech Republic a.s. (hereinafter the "General Terms"),
- the applicable Conditions for Processing of Personal, Identification, Operating and Localisation Data,
- the applicable Tariff of Services,,
- Obchodní podmínky služby Data Roaming Limit,

- Obchodní podmínky Platebních služeb T-Mobile,
- Podmínky přenesení čísla,
- T-Mobile Roaming and EU Roaming Terms and Conditions

General Terms and not by the above-mentioned order. All terms and documents are available at www.t-mobile.cz/novyzakaznik.

By signing this Subscriber Contract, the Interested Party acknowledges that it is familiar with all those Documents and agrees with them without reservations. The Provider notifies the Interested Party that some Documents contain provisions that may be considered surprising. Each such provision is highlighted (particularly underlined) in the Documents. The Interested Party declares that all Documents are known to him, that he has read them and the provisions highlighted therein and agrees with them without reservations. The Interested Party undertakes to familiarise itself with the conditions of all Services activated by it during the term of the Subcriber Contract, and these conditions of the Services shall become, upon activation of the Services, integral parts of the relevant Subcriber Contract.

The Prospective Customer and the Operator have agreed that information about the conclusion and amendments of the Customer Agreement shall be sent by the Operator to the Prospective Customer's T-Box in the Prospective Customer's Client Account on the My T-Mobile portal (hereinafter referred to as "T-Box"). Until the activation of a client account on the My T-Mobile portal, the Prospective Customer can find information about the Customer Agreement in a temporary T-Box at www.t-mobile.cz/t-box. To access it, it must enter the Customer Agreement number (if stated at the head of this form), the number of the Prospective Customer's identification document specified in this Customer Agreement, and the country of issue of the document.

the applicable General Terms and Conditions of T-Mobile The Interested Party and the Operator have agreed that the Subscriber Verification Code is listed in an appendix to this Agreement entitled "Appendix: Subscriber Verification Code". This attachment is available at Můj T-Mobile, in section Moje Smlouva.

The Operator will charge the prices of the Services provided to the If the Contract is terminated before the agreed limited term for due and timely manner, the Operator may claim the costs of collection from the Interested Party. Furthermore, the Interested Party and the Operator agree on a contractual fine defined in Art. 6.1 of the General Terms. The contractual fines may be claimed concurrently.

Interested Party's in accordance with the Price List of Services in force, reasons other than a delay with payment of monetary debts, the and the Interested Party's is obliged to pay the Statements of Services in Interested Party shall pay to the Operator a financial settlement - an a due and timely manner. The Operator points out to the Interested amount equal to the reimbursement of the costs incurred in relation Party that if the Interested Party fails to pay a Statement of Services in a to the telecommunication and equipment provided to the Interested Party under favourable terms and, at the same time, an amount equal to the sum of monthly flat fees outstanding until the end of the agreed Contract term (the relevant price being the basic price of the monthly flat fee with VAT, charged in the last Bill, which is stated in the Tariff of Fees), or the sum of the minimum agreed monthly performance remaining until the end of the agreed Contract term; this part of the payment is deemed to be flat indemnification for early termination of the Contract which was formerly agreed between the parties for a limited period of time. If the Operator charges to the Interested Party the reimbursement of costs incurred in connection with the equipment, the Provider may charge this part of the reimbursement to the Interested Party separately.

> The Interested Party shall pay the billed contractual fines and financial settlement duly and in time by the due date stated in the Bill.

LIST OF
SUBSCRIBER
<b>CONTRACTS:</b>

	Subscriber Contract	Phone number	Contract term
1.			

### **DIRECT SENDING OF COMMERCIAL COMMUNICATION**

TO THE

**PROCESSING OF PERSONAL DATA** 

MARKETING/CONSENT Pursuant to applicable legal regulation, T-Mobile may send its commercial communication to its customers, and each customer is entitled to raise an objection against this, using any of the following channels:

> NO SMS/MMS/smart message NO E-MAIL

NO **VOICE CALLS** 

## Consent to receive third-party marketing offers from T-Mobile:

NO

The Prospective Customer consents to receiving marketing communication about third-party products and services from T-Mobile via electronic means.

Notice: Consent to the processing of personal data, operation and localisation data (electronic communication metadata) may only be granted by an individual (user of the service) and such consent does not constitute a part of this Agreement. The Prospective Customer may withdraw its consent/raise an objection at any time, and T-Mobile shall comply therewith without undue delay. Authorisation/consent may be changed at any time by the Prospective Customer or service user in My T-Mobile or at the Customer Centre. For more information, see Personal Data Processing Principles at www.t-mobile.cz in the Privacy Protection section.

FINAL The Interested Party has the right to withdraw from the Subscription If this Customer Agreement is subject to the obligation of publication in ARRANGEMENTS Contract if it is in the position of a consumer or a natural person a register of contracts, the contractual parties shall, in line with Act No. undertaking a business, and to do so within a time limit of 14 days 340/2015 Coll., on the register of contracts, black out all personal data following the day after the date of delivery of information regarding the and business secret contained in the Customer Agreement, for the conclusion of the Subscription Contract to the T-Box. Withdrawal is purpose of the publication. possible at the address of the sales representative stated in this form (address of the sales point). If the address of the sales point is not stated, withdrawal is possible at any T-Mobile sales outlet or at the following address: PJ EXPEDIS spol. s r.o., Logistické centrum T-Mobile, P3 Hala I, Vlastibořská 2789/2, 193 00 Praha 9, or at the address of the registered office of the company T-Mobile Czech Republic a.s., Tomíčkova 2144/1, 148 00 Praha 4. The Interested Party hereby explicitly asks the Operator to start performing their obligations before the end of the specified withdrawal period.

The Interested Party represents that he has been able to ask the Operator about anything that was not clear or comprehensible to him in this Customer Agreement and in the Documents, that the Operator has answered the questions, and that, following the supplementary explanation, all provisions are now clear and comprehensible to him.

systémem a bude uveden ve vyhotovení Smlouvy zaslané Zájemci, dne nabytí platnosti Smlouvy, a to bez udání důvodu. Neaktivuje-li stejně jako bude uveden ve schránce T-Box. Smlouva se stává platnou Operátor Zájemci Službu do 30 dnů ode dne nabytí platnosti Smlouvy, okamžikem, kdy Zájemce potvrdí sjednané smluvní podmínky a má se za to, že od Smlouvy odstoupil. souhlasí s uzavřením Smlouvy na internetových stránkách zásilkového obchodu Operátora a účinnou dnem aktivace Služby, maximálně však do 30 dnů ode dne, kdy si Zájemce převezme zásilku s vyhotovením

Údaje označené hvězdičkou "\*" budou doplněny automaticky Operátor má právo od takto uzavřené Smlouvy odstoupit do 30 dnů ode

SIGNATURES Uzavřeno elektronicky dne 3.8.2023 9:38:47



 $\mathbf{T}_{oldsymbol{\cdots}}$ 

# **SET-UP OF SERVICES**

_	PERSONS RESPONSIBLE CONTACT					
CORRESPONDENCE ADDRESS						
-						
	BILLING AND PAYMENT FOR SERVICES					
-	SERVICES AND OTHER SETTINGS					

# T - TECHNICKÝ LOG O PODEPSÁNÍ SMLOUVY

