

CONSUMER CODE OF PRACTICE SKYMAX INTEGRATED NETWORK LIMITED CODE OF PRACTICE DOCUMENT

1. INTRODUCTION

SKYMAX INTEGRATED NETWORK LIMITED is an Internet service provider in Nigeria. SKYMAX INTEGRATED NETWORK LIMITED is regulated by the Nigerian Communications Commission (NCC).

At SKYMAX INTEGRATED NETWORK LIMITED, we consider honesty and integrity to be the hallmarks of long-term success which ultimately contributes to the ethical wellbeing of us all. Our professional standards are therefore exceptionally high, and we have systems and processes in place to ensure compliance with anti-bribery and corruption laws. Amongst the most fundamental operating principles are adherence with all laws and regulations applicable to our business.

This Code of Practice is issued pursuant to the Consumer Code of Practice Regulations 2007 The matters which the Code aims to address shall include but not limited to the under listed matters: • Reasonable meeting of Consumer requirements • Handling Consumer complaints and disputes • Consumer compensation in case of breach • Protection of information • Billing

2. DEFINITIONS AND INTERPRETATIONS

Unless otherwise defined, or the context otherwise requires, expressions defined in the General Consumer Code of Practice shall have the same meanings in this document including recitals and schedules:

- 'Quality of Service Regulation" means the Quality of Service Regulations 2013
- "Host" means the Licensee/SKYMAX INTEGRATED NETWORK LIMITED
- "Consumer" means the customer

PROVISION OF INFORMATION TO CONSUMERS 3.

- 3.1 SKYMAX INTEGRATED NETWORK LIMITED shall upon request provide a copy of the contract or agreement for the provision of services and such contracts shall be in clear language.
- 3.2 Copies of duly approved individual Code shall be available to consumers on request

DESCRIPTION OF SERVICES 4.

4.1 SKYMAX INTEGRATED NETWORK LIMITED manages all aspect relating to Internet Service Provision as an Internet Service Provider (ISP) to individuals and corporate bodies.

PRICING INFORMATION 5.

5.1 Contract shall not take effect until parties mutually agree on the pricing and composition thereof. Pricing components may include but not limited to applicable rates or charges, calculation basis of each charge element, frequency, or basis of the collection of the charge, information as to whether charges are subject to change and the frequency of such changes and how information on such matters shall be communicated to the Consumer.

CONTRACT TERMS AND TERMINATION 6.

Infrastructure sharing contracts with Consumer s shall incorporate standard clauses relating to 6.1 commencement date, minimum contract term (where applicable), manner and consequences of premature termination and calculation basis for payment of any penalty therefrom, situations where early termination may be permitted, renewal terms, installation, connection and decommission terms, and refund policies. Furthermore, all terms and conditions of a contract regarding the provision of any of our services shall be clearly stated in the contract or agreement in clear and plain language.

7. **PRODUCT WARRANTIES AND MAINTENANCE**

- Where applicable, the SKYMAX INTEGRATED NETWORK LIMITED shall inform the consumer of any 7.1 contractual warranty relating to any shared infrastructure. Such information, where applicable, shall include how to obtain such warranty services
- 7.2 There shall be specific information to the consumers on the availability and provision of any maintenance service by the Host party.

8. **PROVISIONING OF SERVICES**

- Provision of services by SKYMAX INTEGRATED NETWORK LIMITED shall be in accordance with the 8.1 service supply time targets set out in the NCC Quality of Service regulations annexed to this Code. SKYMAX INTEGRATED NETWORK LIMITED shall however not be liable for any, delays or refusals of service requests, lack of site availability or infrastructure availability which is beyond its reasonable control.
- Further to clause 8.1 above, SKYMAX INTEGRATED NETWORK LIMITED shall bear no responsibility 8.2 for Internet delays or refusals where such is attributable to the lack of credit worthiness of the Consumer.

9. FAULT REPAIR AND SERVICE INTERRUPTION

- 9.1 Relevant facilities and processes shall be implemented to ensure reporting of faults 24 hours a day by Consumer
- The standard of fault repair as set out in the annexed Quality of Service regulations shall apply to the 9.2 fault repair standards established by the Host
- SKYMAX INTEGRATED NETWORK LIMITED shall endeavour to give adequate notification of any 9.3 planned downtime including details of the disruption or outage, the services and service area affected and any corresponding compensation or other remedies if applicable

 Payment/refund due date
 Method of payment
 Method of contact for complaints and billing inquiries.

13. **ITEMIZATION OF CHARGES**

SKYMAX INTEGRATED NETWORK LIMITED shall ensure that consumers have access to itemize 13.1 details of all charges either on the bill or on a separate statement provided to the Consumer upon request

TIMING FOR ISSUANCE OF BILL 14.

SKYMAX INTEGRATED NETWORK LIMITED shall issue bills and include all charges incurred within the 14.1 specified billing period within 30 days of the closure of each billing period.

14.2 Exceptions may occur whereby all charges are not included on the invoice as a result of separate agreement between parties, or any other reason.

15 **RECEIPT AND CONSUMER PAYMENT ADVICE**

15.1 SKYMAX INTEGRATED NETWORK LIMITED shall make available appropriate and accessible methods of verification of bill payment by the Consumer.

16 **BILLING FREQUENCY**

Consumer shall be provided with sufficient and advance written notification of any proposed changes 16.1 to the billing period. The advance written notification shall be deemed sufficient by parties where it provides a minimum notification period of twice the usual billing period(s).

NON-PAYMENTS OF BILLS 17

- 17.1 In the event of non-payment of bills to SKYMAX INTEGRATED NETWORK LIMITED, SKYMAX INTEGRATED NETWORK LIMITED shall take necessary measures (which includes but not limited to referring the issue of non-payment by the consumer to the NCC) to effect such payment or disconnect the consumer's equipment.
- 17.2 Necessary measures as referred to above shall be commensurate and not unduly discriminatory.

INFORMATION TO CONSUMERS 18.

- SKYMAX INTEGRATED NETWORK LIMITED shall ensure that its complaints procedure is accessible in 18.1 various media and formats or as directly specified by the NCC from time to time. Information on the complaint's procedure shall include:
 - Consumers right to lodge complaint
 - Mode of lodging the complaint to the Host
 Requisite documents required to lodge a valid complaint • Means to enquire on status of complaint
- The procedure must be expressed in clear language and the Consumer must be able identify how to 18.2 lodge a complaint either physically or via dedicated online platforms
- 18.3 Consumer complaints shall be duly recorded and processed in accordance with identified practices and procedures.

19. SPECIAL NEEDS

- Adequate provisions shall be made by SKYMAX INTEGRATED NETWORK LIMITED to ensure that 19.1 people with special needs are able to access the complaint handling processes
- 19.2 SKYMAX INTEGRATED NETWORK LIMITED shall use its best endeavours to provide reasonable assistance to Consumer who may request assistance with lodging complaints.

20. **COMPLAINT PROCESS**

Complaints shall be acknowledged by the SKYMAX INTEGRATED NETWORK LIMITED verbally or in 20.1 writing but preferably in the mode or manner requested by the Consumer complainant. Consumer shall forward complaints to the registered address of the Host SKYMAX INTEGRATED NETWORK LIMITED as stated below:

3/1 2nd Floor Salima House, Yola Road, Jimeta Yola Adamawa State. Telephone number: 08101834726, Email: info@skymaxnig.net website; www.skymaxnig.net

- 20.2 Where possible, the Consumer shall be provided with an expected outcome or estimated timeframe within which the complaint shall be investigated and resolved. Notwithstanding the forgoing, complaints including those which require further recourse for lack of acceptable resolution, shall be acted upon within the set time frame as directed by the NCC from time to time or as provided in the annexed Quality of Service Regulations and this shall not exceed a period of three calendar months
- 20.3 An identified escalation process shall be accessible to the Consumer where Consumer is dissatisfied with the outcome of a complaint resolution. Such escalation process shall involve further complaint examination by a suitably qualified authorized representative of the Host.
- 20.4 Consumers shall be duly informed where resolution via the escalation process has been exhausted and there are no further escalation processes.
- Oral or non-written complaints shall be deemed acknowledged by SKYMAX INTEGRATED NETWORK 20.5 LIMITED at the time such was communicated to SKYMAX INTEGRATED NETWORK LIMITED

21. CHARGES

SKYMAX INTEGRATED NETWORK LIMITED Complaint handling processes shall be provided free of 21.1 charge. However, any complain that requires the retrieval of records more than Twelve (12) moths sumers must be informed and agreed to.

10			shall attract charges which the consumers must be informed and agreed to.
10. 10.1	AVAILABILITY OF SERVICE SKYMAX INTEGRATED NETWORK LIMITED shall ensure that marketing presentation materials to potential Consumer s indicate any known geographical or technical limitations which may substantially affect the performance of the Consumer services In addition to the above, marketing materials must indicate any limitations which restrict a particular	22. 22.1	FURTHER RECOURS E In addition to the complaint process set up by SKYMAX INTEGRATED NETWORK LIMITED, the consumer reserves the right to escalate unsatisfactorily resolved or unresolved disputes to the Nigerian Communication Commission (NCC)
1012	group of persons, geographical area, particular period of time or limited availability of infrastructure or other materials.	22.2	SKYMAX INTEGRATED NETWORK LIMITED shall inform consumer after 60 days of non-resolution of the complaint to the satisfaction of consumer to proceed to refer the complaint to the NCC .
11.	ADVERTISING OF PACKAGED SERVICES	23.	ACTION ON DISPUTED CHARGES
11.1	The consumer shall be entitled to the supply of all components of a serviced package where the Host	23.1	Where a Consumer has initiated a complaint through the laid down process and investigation is
11.2	has marketed the provision of its service as part of a package Appropriate information to potential Consumer shall be included in marketing materials by SKYMAX INTEGRATED NETWORK LIMITED where it may be unlikely to supply any component of the service package		ongoing, SKYMAX INTEGRATED NETWORK LIMITED shall be estopped from taking any action with regard to credit management action or disconnection of installed equipment or related apparatus pending the resolution of the dispute.
11.3		24. 24.1	INTERNAL DATA COLLECTION AND ANALYSIS SKYMAX INTEGRATED NETWORK LIMITED shall ensure availability of appropriate recording system for complaints and outcomes which shall comply with the requirements of the Commission's Quality of Service Regulations such that recurring issues are easily tracked for effective processing.
12 12.1	BILLING INFORMATION The following information shall be contained in invoices issued to the Consumer: • Consumer name and billing address • SKYMAX INTEGRATED NETWORK LIMITED current business name address and registered number • Unique identification or invoice number • Date of invoice and	25. 25.1	CHANGES TO COMPLAINT HANDLING PROCESS SKYMAX INTEGRATED NETWORK LIMITED shall ensure that Consumer is properly updated with any information regarding the changes in the Company's complaint handling process, if any.
	billing period • Description of the services provided by SKYMAX INTEGRATED NETWORK LIMITED for which consumer is charged • Historical summary of charges including total amount billed, applicable credits, advance payments or discounts, net amount payable by Consumer or repayable by Host as the case may be	26. 26.1	RETENTION OF RECORDS Information collated and recorded by Host in respect of the complaint handling procedure initiated by the Consumer shall be retained for at least twelve (12) months following resolution of Consumer complain.