

Application form - Mobile service amendment



New	Service amendment	Service termination
Documents required to join du :		
Copy of trade licence	Passport / Visa copy	Letter of authorisation
Customer information		
Company name		Company account number
Contact name		Contact number
P.O.Box		Emirate
Mobile - plan change		
Existing mobile number 055		
		Rate plan
Business Super Business Business with BlackBerry® Super 100 Super 150	Business Business Business Super 200 Super 300 Super 40	rss Executive Premier Business Circle Business Pay as you Go® Business Her Business
New mobile number 055		
Business Business Super 100 Super 200	Business Executive Super 400 Plan	Premier Business Circle Her Business Pay as you Go [®] Business Plan Plan Super Plan Plus Data SIM
I agree by signing below that I have the a	authority to sign on behalf of the namequent pages of this application form	Fyou do not wish to be contacted about our products or special promotions, please tick here med customer; that I have ordered the services indicated in this form and that I accept the terms in. I take full responsibility for the use of all du services provided to us. Company stamp
For official use only		
Sales work order no.		Customer ID number
For retail Sales agent location name		Sales agency code
For indirect / direct sales Account / Partner manager name		Account / Partner manager ID
_		Sales executive name
Mobile number	Sales support ac	

A PLANTAGE PROPERTY

General Terms and Conditions for Business Services Version 3, March 2009

These Terms and Conditions ("Terms") set out the way in which Emirates Integrated Telecommunications Company PUSC ("du") will provide Services to the Customer. By signing an application form or accepting these Terms as part of an online or telephone ordering process, the Customer makes an agreement with du (the "Agreement") to provide them with services (the "Services"). These Terms and any Service specific terms form part of the Agreement between the parties and governs the relationship. The Agreement, along with the information shown on the application form or in any relevant brochures, wapply to the Service that the Customer orders.

- Services supplied and making changes
 All Services ordered by the Customer will be subject to this Agreement. If the Customer takes up a new service/product or a special offer, the Agreement between the parties will be varied to take account of any additional terms and conditions which may apply. If the Customer wants to add or cancel Services then please contact du through one of
- conditions which may apply. If the Customer wants to add or cancel Services then please contact du through one of the channels set out in the User Guide.
 du may make changes to its Services (including withdrawal of a Service), or to its prices and Terms, at any time, du will give the Customer 28 days 'notice of increases to its prices and 14 days' notice of any non-price related changes which will affect the Customer. The Customer accepts such changes by continuing to use the Services after notice is given. If the Customer does not accept a change, it must contact du within 7 days to cancel the relevant Service.
 du will consider the Customer to have received notices from du if du contacts the Customer at the latest postal address, enall or SMS the Customer as given to du, du will also put all changes on its website www.du.ae.
 du will require the Customer's consent to provision new Services and carry out certain activities. The Customer may nominate, in writing, operational contacts who are authorized to give the Customer's consent. If the Customer does not nominate any operational contacts, du, acting in good faith, may rely on the authority of any of the Customer's employes who tell du that they have authority to give the Customer's consent.

 Quality of Service

 du aims to offer high-quality Services and, if any quality of service issues arise, will take all reasonable steps to minimize
- 1.3.

- du aims to offer high-quality Services and, if any quality of service issues arise, will take all reasonable steps to minimize nterruptions to, interference with or reduced quality of the Services
- interruptions to, interference with or reduced quality of the Services.
 The quality of Service may sometimes be affected by factors outside du's control. Given the nature of the Services, du cannot guarantee that the Services will be available in all areas at all times, or will be free of faults that result in interruptions or interference to the Services. At times du may carry out maintenance to its network or redtify network break-downs which may cause interruption to a Service. du reserves the right to block access to certain telephone numbers or content (including mobile, internet and broadcast content) for legal or regulatory reasons.

 Paying for the Services

 Change will apoll for the Services.

- content) for legal or regulatory reasons.

 Paying for the Services

 Charges will apply for the Services from the date that they are first provided. The Customer agrees to pay the charges for all Services that are ordered, together with any one-off charges that may be applicable to the Customer's account, at the prices set out in the current Tariff Guide a copy of the most recent Tariff Guide is available on the du website at www.du.ae. The Customer's account, including any use made by other people, unless a SIM or other equipment has been reported to du by the Customer as lost or stolen. Charges for a Service will appear on the next bill, however, sometimes there may be a time delay before certain charges appear.

 July will send the Customer's account, including any use made by other people, unless a SIM or other equipment has been reported to du by the Customer as lost or stolen. Charges for a Service will appear on the next bill, however, sometimes there may be a time delay before certain charges appear.

 July will send the Customer's bill (in the language the Customer as chosen) to the billing address (maillemail/SIMS) the Customer has given du. The Customer is responsible for settling the Customer's account in accordance with the payment requirements specified in the application form. If the Customer does not receive its bill the Customer should contact du.

 There are several payment methods available to the Customer, these are set out in the User Guide and on the website. If the Customer pays the bill by some method of transfer and bank charges or fees are levied, then these additional fees must be paid for by the Customer. The Customer can also pay for certain Services and third party services using dus Mobile Payment Formice. Under the Customer's nominated bank account, debit card or credit card as shown. Additional charges may be payable by the Customer when making payment for to third party services using the Mobile Payment Form to debit amounts from the Customer's nominated bank account, debit card or

- some Services may require the Lustomer to pay a deposit for mat service.

 du may carry out a credit assessment based on the information the Customer gives du on the application form. This
 will be used to set any credit limits that are applicable to the Customer. The Customer may be able to increase its credit
 limit by paying a deposit. If the Customer wishes to change its credit limit please contact Customer Care.

 Once the Customer has reached its credit limit in any month, du may suspend the Customer's acredit limit.

 Customer makes a payment to bring the Customer's balance below the Customer's credit limit.

 du may use any deposit against payment of the Customer's account (or any other account the Customer has with
 du) if: (i) the Customer has failed to pay an amount which is due to du and du has suspended the account; or (ii) the
 Customer has failed to refur when vicenced after a Service has been cancelled or as recorded.
- Customer has failed to return equipment after a Service has been cancelled or suspended.

Customer obligations

- Customer obligations
 The Customer agrees that the Customer will (and, where appropriate, will ensure all other users the Customer has specifically registered under the Customer's account (the "End-users") will):
 a) pay all charges for the Services that Customer orders and/or uses;
 b) follow dust instructions in respect of each Service;
 c) use the Services responsibly, and in compliance with the laws of the United Arab Emirates, and in particular not

 - use the Services to make offensive, indecent, menacing, nuisance or hoax calls, or use the Services in any way to send unsolicited SMS, spam or junk mail, commit fraud or any other criminal offence;

 - send unsolicited SMs, spam or junk mail, commit fraud or any other criminal offence; not reself the Service; not use the Services in any way which breaches the intellectual property rights of any third party and if you do so then the Customer agrees to indemnify du against any loss or damage du suffers as a result of this; supply further documentation and information that du may request in order to comply with du's legal and regulatory obligations. Supplying false information regarding identity may lead to termination of all Services and, in accordance with UAE law, may lead to fines, imprisonment or both; and

- g) not connect any equipment to the du Network unless expressly approved by du.

 Circumstances where du can suspend or terminate a Service
 du may, without incurring any liability, immediately suspend or terminate a Service at any time, without notice, in the
 - to use do use spects that: (i) the Customer is failing to comply with this Agreement in any way; or (ii) unusual or fraudulent activity is occurring on the account, du will reinstate the Service as soon as du is satisfied that this is not the case; the Customer fails to pay charges due; a)
 - du is required to do so by any government, regulatory organization, emergency service, or other competent
 - od is required to do so by any government, regulatory organization, emergency service, or other competent authority; the Customer enters into liquidation or enters into an arrangement with the Customer's creditors (or equivalent legal procedure in any other relevant jurisdiction), or du believes it is likely that the Customer will do so shortly; or there is a planned outage or du needs to repair its Network as a result of any unplanned outage or any other reason beyond du's control.
 - Following the suspension of a Service in accordance with paragraphs a)(b) or (d) above, du may, in addition
- immediately terminate the Service.

- immediately terminate the Service.

 Where du suspends a Service under one of the provisions in this Clause 6, the Customer remains liable for all recurring and/or monthly charges applicable during that period of suspension.

 Transferring this Agreement or adding other End-Users to the account. Under this Agreement, du agrees to provide the Services only to the Customer as account holder and to registered End-users. The Customer may not transfer this Agreement or an account without du's prior consent. If the Customer adds End-users to the account, the Customer as account holder remains responsible for all aspects of the account, including the Customer as account holder remains responsible for all aspects of the section.

- adds End-users to the account, the Customer as account holder remains responsible for all aspects of the account, including payment for the Services taken by all End-users, and ensuring that all End-users use the Services in accordance with the Agreement.

 The Customer agrees that du may assign this Agreement to a third party, for business reasons. If du does this then it will notify the Customer of any change in provider of the Services.

 Ending a Service or this Agreement

 If the Customer wants to end a Service then the Customer should contact Customer Care. All Services must be taken for at least the minimum term (the "Pixed Term") specified in the Agreement.

 If Customer terminates any Service before the expiry of the Fixed Term the Customer will be required to pay for that Service until the end of the Fixed Term and du will not refund any tharges paid in advance for the Fixed Term. In addition, du may bill the Customer du's reasonable costs incurred if du has to remove any equipment from the Customer's premises.

 If the Customer ends all Services, then this Agreement will end automatically and du may dose the Customer's account Upon dosing the Customer's account any outstanding charges connected with the account will become immediately payable. 8.2.
- payable.
- 84. du can end this Agreement or any Service at any time, and will use its best endeavours to give the Customer reasonable notice of the termination, but the Customer agrees that du is not required to give this notice in all
- 8.5. When this Agreement ends, it is the Customer's responsibility to cancel any payment arrangements which have been

set up.

Legal liability
du will not be liable (whether for breach of contract, negligence or any other liability arising under or in relation to the Agreement) for any actions by du or anyone who works for du, except to the extent that such liability cannot be excluded under UAE law

- 9.2. Subject to the rest of this Clause, any liability which may arise will be limited to AED100,000 per incident and be capped to a maximum of AED500,000 for any number of incidents within any 12 month period.
- to a maximum of AEUSUO,UUI for any number of incidents within any 12 month period.

 3. du shall not be liable to the Customer, or any End-users, for any loss of business, revenue, profits or anticipated savings, data being lost or compted, or any indirect or consequential loss suffered by the Customer or any End-users.

 94. du shall not be liable to the Customer or any End-users: (a) for the temporary non-availability of du's network; (b) for loss, late receipt or non-readability of any message or communication; (c) for any defects, malfunctions or delays connected in any way with the provision of content; (d) in respect of any products or services the Customer, or its Endusers, order from third parties using the Services; or (e) for failure to provide a Service for a reason outside of du's control.
- This Clause 9 will continue to apply even after this Agreement has ended.

- 19.5. This Clause 9 will continue to apply even after this Agreement has ended.
 10. Privacy, account details and passwords
 10.1. du may monitor Customer's use of the Services and record calls made to Customer Care, for training, financial control, quality control and regulatory purposes.
 10.2. The Customer undertakes that all information the Customer gives to du is correct and complete. The Customer must notify du if the details in the Customer's account change.
 10.3. The Customer's password tetails may be used to verify identity for access to various Services these must be kept safe. The Customer's passwords are confidential these must be kept servet, du will grant access to the Customer's passwords are confidential these must be kept servet.
- safe. The Customer's passwords are confidential these must be kept secret, du will grant access to the Customer's account when the passwords are given correctly, du will not be responsible for any loss the Customer, or its End-user, suffers as a result of failure to maintain password security.

 10.4. du reserves the right to share the Customer's account information, call data, and content of telecommunications traffic with third parties for credit checking, security, fraud prevention, identity verification purposes, or where du has been requested to make such information available to a government or law enforcement agency.

 10.5. Where Customer has given du permission, du may share the Customer's information with other companies who are du's business partners. The Customer may be contacted by mail, telephone, SMS, fax or email to letit know about any goods, services or promotions du thinks may interest the Customer. Please see du's Privag Policy at www. duae/privacypolicy for details of how du looks after the Customer. Please see du's Privag Policy at www. duae/privacypolicy for details of how du looks after the Customer's confidential information. The Customer should call Customer Care if the Customer on longer wishes to be contacted in this way.

 11. If the Customer wants to make a complaint/disputes

 11. If the Customer has a complaint about the Services then the Customer should contact Customer Care who will try and resolve any complaints quickly and amicably.

- resolve any complaints quickly and amicably.
- 11.2. This Agreement is governed by the federal laws of the United Arab Emirates and the laws of the Emirate of Dubai, and anu disputes shall be subject to the exclusive jurisdiction of the courts of Dubai.

- any disputes shall be subject to the exclusive jurisdiction of the courts of Dubai.

 11.3. If either of the parties fail to exercise a right they may have under this Agreement, this does not prevent that party from taking further action.

 12. Telephone numbers, domain names, email addresses

 12.1. The Services may include use of a telephone number, domain name, email address or other unique identifiers. The Customer must comply with the requirements of any regulatory body which administers these addressing identifiers.

 These addressing identifiers are not the property of the Customer and du reserves the right to recall them if it is provided to do not be a good reserved.
- required to do so or has good reason to do so.

 12.2. du will put Customer's number into a telephone directory and make it available from du's Directory Enquiries
 Service unless Customer asks du not to. The Customer should call Customer Care if it does not wish to be included
 in this Service.

- In this Service.

 13. Content Services

 13.1. Content is information, communications, images and sounds, software and any other electronically-stored material accessible, received or distributed through the Services.
- 13.2. The Customer must not allow its End-users to access any age-restricted content if they are below the specified age
- The Customer must not allow its End-users to access any age-restricted content if they are below the specified age.
 I. du is not responsible for material or information contained in content that is accessible through the Services, du does not endorse any information or content accessible through the Services. The Customer is solely responsible for determining the suitability of all accessed content.
 I. du may establish size limits for transmission of emails and individual storage capacity for content on its network.
 E. Content downloaded by the Customer through the Services may be subject to du's or third party copyright or other intellectual property rights, and is provided to the Customer subject to those rights. Unless otherwise specified, the Customer may not resell, re-distribute or relay any downloaded content. The Customer may only copy or record such downloaded content for its own private and non-commercial use.
 I.A. Any downloaded or saved content is done so at the Customer's own risk and du accepts no responsibility or corruption or loss, or for any damage to the Customer's equipment. du shall not be liable to the Customer for any technical problems arising from, or connected to, use of content or for any delay or non-transmission of content.
 I. du may at its discretion, and without notice, deny access to, remove or modify any content that may be defamatory offensive, indecent, objectionable or illegal or may have infringed any third party's intellectual property rights. If du stores content for the Customer du reserves the right to remove such content for legal or regulatory reasons.
 Equipment and access to premises

Equipment and access to premises

- 14. Equipment and access to premises
 14. Under our rest sequipment to the Customer such equipment will remain du's property at all times and du may need to alter or replace it from time to time. Equipment made available to the Customer as part of the Service must be returned to du when the Service ends otherwise du will charge the Customer for non-return of the equipment. The Customer must look after any equipment rented to it.
 14.2. If replacement of the equipment or maintenance is required as a result of:
 a) misuse or neglect of or accidental or willful damage to, the equipment by the Customer, or its End-user;
 b) fault in, or any other problem associated with, the Customer's own equipment or any system that du does not cover;

- or

 or

 or

 or

 or

 the Customer failing to comply with the terms of this Agreement,

 then du will charge the Customer at its current hourly rates for maintenance services and/or any replacement of the
 equipment.

 14.3. If the equipment needs replacing through no fault of the Customer's own and is within the warranty period then du will
 not charge for its replacement. However, if the equipment is outside the warranty period then a charge may apply
 (please refer to the User Guide and price list).
- nease refer to the User Guide and price terms.

 14.4. The Customer must allow du prompt and safe access to premises occupied or controlled by the Customer following du's reasonable request, du will require access in order to carry out installations, inspections, repairs or testing of any du equipment or other equipment used in the provision of the Services, and to inspect and check that Customer's us of the Services complies with the terms of this Agreement.

Specific Terms and Conditions for Executive Plan Services Version: January 2012

These additional terms apply to each specific Service the Customer orders. In the event of any inconsi General Terms and these specific terms, these specific terms and conditions shall prevail.

Executive Plan Services

- The Fixed Term for Executive Plan Services is twelve months from the date the services start. Upon expiry of the Fixed
- The Fixed Term for Executive Plan Services is twelve months from the date the services start. Upon expiry of the Fixed Term Executive Plan Service will be provided on a month to month basis.

 Any SIM card du supplies as part of the Executive Plan Services belongs to du, and the Customer agrees that it and its End-users will take good care of it. du will replace free-of-charge any SIM card which is defective through faulty design or workmanship, but otherwise may charge for replacement SIM cards.

 The Customer may change its Tariff Plan at any time and Charges will apply in accordance with the Tariff Guide. Any change will only take effect from the beginning of the following billing month.

 The Customer's ability to use certain Services and features will depend on the features and functionality of the benefature.

- The Customer's ability to use certain Services and features will depend on the features and functionality of the handsets used by the End-users. If the Customer terminates the Executive Plan Service before expiry of the Fixed Term then an early termination fee will apply on a pro rata basis as set out in the Tariff Guide.

 The Customer must provide to du: (i) a copy of the trade licence, and (ii) authorisation letter in favour of the Customer's authorised signatory within 30 days of execution of the application form. Following a request from du, the Customer agrees to provide within 24 hours, any additional information or documentation such as a list of the End user names, ID (type and number), nationality of all its End-users et if required for legal, regulatory or security reasons. For the purposes of this paragraph, "ID" means any one of the following: UAE National ID; passport (showing ID and residence visa if relevant); UAE driving licence; GCC national ID.

 Mobile Roaming Services

 Mobile roaming relies on the telecommunication systems of foreign networks over which du has no control and for this reason du cannot guarantee quality or availability of Mobile Services when the Customer's End-users are roaming.

 The Customer may have to provide a roaming deposit in order to utilize the roaming Services.

- reason ou cannot guarantee quality or availability of Mobile Services when the Customer's End-users are roaming. The Customer may have to provide a roaming deposit in order to utilize the roaming Services du my retain any roaming deposit for up to 60 days after the Roaming Service has been cancelled, du may also use the Customer's deposit against any amounts due on the Mobile Account for Roaming Services. When the Mobile Services are used outside the UAE the Customer and its End-user is responsible for complying with all local laws and regulations governing such use. Specific descounts are available on the Customer's Tariff Plan to the End-user whist roaming in respect of certain countries, Please visit www.du.ae for details.

- Third party products and services
 du may introduce Customer to offers in relation to products or services provided by third parties from time to time. Because du has no control over such third party products or services, the Customer advanced each that du is not in any way lable for any damage or loss suffered or alleged to be caused by and in connection with such products or services by the Customer and that the supply of any products or services between the Customer and a third party i entirely independent from du.
- All and any Customer correspondence or business dealings with third parties upon receipt of such third party products or services, including payment and delivery of related products or services, and any other terms, conditions,
- products of services, including payment and belief by created products of services, and any other terms, conductive warranties, or representations associated with such dealings, are solely between the Customer and such third parties. The Customer shall bear all risks associated with the use of such third party products or services.

 3.3. If a Customer whishe to accept any third party offer, helshe consents to du disclosing information relating to his/her personal data to the relevant third party and to the extent necessary to redeem such offer, du will protect Customer information in accordance with federal laws of the United Arab Emirates.

