REFERENCE INTERCONNECT OFFER FOR DAS OPERATORS

	Parties	CSL Infomedia Private Limited, a company incorporated under the Companies Act,
		1956, having an office at IT-14, EPIP, RIICO industrial Area, Sitapura, Jaipur – 302022
		(hereinafter referred to as "CSL Infomedia" which expression shall unless it be
		repugnant to the meaning or context thereof, be deemed to include its successors and
		assigns) of the ONE PART;
		AND (M/s): (hereinafter referred
		to as the "DAS Operator" which expression shall unless it be repugnant to the meaning
		or context thereof, be deemed to include the heirs, executors and administrators in the
		case of a sole proprietorship; the successors and permitted assigns in the case of a
		company; the partner or partners for the time being and the heirs, executors and
		administrators of the last surviving partner in the case of a partnership firm; and karta
		and coparcenors in the case of a Hindu Undivided Family ("HUF")] of the OTHER
		PART.
		CSL Infomedia and the DAS Operator are hereinafter individually and collectively
		referred to as "Party" and "Parties" respectively.
1	Term	AS mutually agreed between CSL Infomedia and the DAS Operator subject to a
		minimum of One (1) Year from the date of signing of the AGREEMENT unless
		terminated earlier in accordance with the AGREEMENT. The Term of the
		AGREEMENT may be extended on terms and conditions to be mutually agreed and
		recorded in writing between the parties.
2	Areas	'Area' shall mean the services related to subscription to and distribution of CSL
		Infomedia Channels under this AGREEMENT for DAS area which
		coversonly.
3	CSL Infomedia	JAN TV PLUS
	Channels	The Channels under this AGREEMENT shall be transmitted continuously on the DAS
		Operator's platform upon receipt of signal from CSL Infomedia without interruption,
		editing, interference or alteration, except as necessary to distribute the signals of the
		CSL Infomedia Channels as part of the digital distribution system (e.g., digitization,
		encryption,
		compression etc).
4	Rights	a. CSL Infomedia Channels are being provided on non-exclusive basis for the Term.
-		b. Except as specifically provided in the AGREEMENT, all rights to CSL Infomedia
		Channels and its contents are specifically reserved to CSL Infomedia, as appropriate,

		and may be freely exercised and exploited by it by any means and in any manner	
		whatsoever.	
		c. The DAS Operator under this Agreement shall distribute CSL Infomedia Channels	
		only to Domestic Subscribers and Commercial Subscribers	
		d. It is clarified that the CSL Infomedia Channels are being provided by CSL Infomedia	
		to the DASOperator solely on the basis of and in reliance of the representations,	
		warranties and declarations made by it. If the DAS Operator fails to adhere to its	
		obligations mentioned in this AGREEMENT, it shall be deemed to have unauthorized	
		access to the CSL Infomedia Channels and CSL Infomedia shall be entitled to terminate	
		the AGREEMENT and disconnect/deactivate the CSL Infomedia Channels in addition	
		to any other legal or equitable remedies available to it.	
		e. Distribution permitted to STBs or other similar reception device expressly approved	
		in writing in advance by CSL Infomedia. Mobile, broadband, PC, Internet, wireless,	
		satellite and all other non television equivalent rights not granted herein are expressly	
		withheld by CSL Infomedia.	
5	Delivery and	a. All CSL Infomedia Channels must be delivered by DAS Operator to subscribers in a	
	Security	securely encrypted manner and without any alteration.	
		b. The uplink specifications, satellite capacity and infrastructure allocated by DAS	
		Operator in respect of the broadcast signal of the CSL Infomedia Channels by DAS	
		Operator to its subscribers shall be no worse than that of the broadcast signal of any	
		other channel within the same genre on its DAS platform.	
6	Licence Fee	a. For each month or part thereof during the Term of the AGREEMENT, the DAS	
		Operator shall pay to CSL Infomedia the Monthly Licence Fee which shall be the Rate	
		multiplied by the Monthly Average Subscriber Level.	
		b. The a-la-carte "Rate" per Subscriber is set out in Annexure A to this AGREEMENT.	
		The rates mentioned in the Annexure A to this AGREEMENT, as referred to above, are	
		exclusive of all taxes and levies.	
		c. The "Monthly Average Subscriber Level" is equal to the sum of the number of	
		subscribers on the first and last day of the month in question divided by two.	
		d. For the purpose of calculation of the Monthly License Fee payable to CSL	
		Infomedia, "Subscriber" means, for any calendar month, each Set Top Box, which is	
		availing the Channel(s) of CSL Infomedia through the DAS Operator.	
7	Calculation of	a. If the DAS Operator is providing the channels on ala carte basis to its DAS	
	License Fee:	subscribers, the Monthly License Fee for such ala carte channels shall be equal to the	
		ala carte rate as set out in the Annexure A multiplied by the number of monthly average	
		number of subscribers availing the channels on ala carte basis.	
		b. If the DAS Operator does not offer such opted ala carte channel(s) as ala carte to its	

subscriber but offers the ala carte channel (s) in packages, then the payment to CSL Infomedia for each of the ala carte channels, shall be calculated on the basis of subscriber base of the package in which such opted ala carte channel has been placed. Payment of the License Fee shall be subject to deduction of any withholding tax/ TDS in accordance with the provisions of the Indian Income Tax Act, 1961, as amended from time to time. 8 Payment Terms a. The Monthly Licence Fee shall be paid monthly in arrears within fifteen (15) days of receipt of invoice raised on the basis of report of the DAS Operator by CSL Infomedia without any deduction except deduction of withholding tax/TDS as provided in this AGREEMENT. b. Within seven days of end of each month, the DAS Operator shall provide opening, closing and average number of subscribers for that month, based on which CSL Infomedia shall raise an invoice on the DAS Operator. In case the DAS Operator fails to send the report within the said period of seven days, CSL Infomedia shall have the right to raise a provisional invoice and the DAS Operator shall be under obligation to pay the license fee on the basis of such provisional invoice in accordance with the terms of this clause. However the provisional invoice shall be for an amount not more than the monthly license fee payable by the DAS Operator for the immediately preceding month. On receipt of the report from the DAS Operator, the parties would conduct reconciliation between the provisional invoice raised by CSL Infomedia and the report sent by the DAS Operator. c. The DAS Operator shall be required to make payments by the Due Date in accordance with the terms hereof, and any failure to do so on the part of the DAS Operator shall constitute a material breach hereunder. Late payments shall also attract interest calculated from the date payment was due until the date payment is made in full at a pro rata monthly rate of 18%. The imposition and collection of interest on late payments does not constitute a waiver of the DAS Operator's obligation to pay the License Fee by the Due Date, and CSL Infomedia shall retain all of its other rights and remedies under the AGREEMENT. d. All Licence Fee payments hereunder are exclusive of all applicable indirect taxes including all and any service taxes, VAT, works contract taxes, customs duties, excise duties, entertainment taxes and other such taxes. All such taxes shall be at DAS Operator's cost and will be charged at the prevailing rates by CSL Infomedia to the DAS Operator. e. If payment of the Licence Fee is subject to deduction of any withholding tax/TDS in accordance with the provisions of the Indian Income Tax Act 1961, as amended, the DAS Operator shall provide tax withholding certificates to CSL Infomedia within such

		period as has been specified in the Income Tax Act/ Rules/ Notifications/ Circulars	
		issued thereunder.	
		f. CSL Infomedia shall, supply or cause to supply the 'Integrated Receiver Decoder', on	
		mutually acceptable basis.	
0	II. 1. 4.1 1 1.		
9 Undertakings by the a. The DAS Operator provides an undertaking that it has all necess			
	DAS Operator	permits / permissions required under the Applicable Law(s) for distributing the CSL	
		Infomedia Channels. The DAS Operator undertakes that it shall keep its License in full	
		force at all times during the Term of the AGREEMENT. Where such License expires	
		and is not renewed during the continuance of this AGREEMENT, CSL Infomedia shall	
		be entitled to terminate this AGREEMENT.	
		b. The DAS Operator provides an undertaking that it shall comply with all its relevant	
		Regulations, Directions, Orders and Guidelines introduced by TRAI/ Government, from	
		time to time;	
		c. DAS Operator meets the digital addressable system requirements as specified in	
		Annexure B. In case the digital addressable system doesn't meet the requirements as	
		specified in Annexure B, DAS Operator shall provide a audit certificate obtained from	
		M/s Broadcast Engineering Consultants India Ltd or any other agency as may be	
		specified by TRAI, to CSL Infomedia.	
10	Obligations of the	a. The DAS Operator, shall, at its own cost and expense, cause the CSL Infomedia	
	DAS Operator	Channels to be received only from the designated satellite(s) as notified by CSL	
		Infomedia from time to time. The DAS Operator shall be responsible, at its sole cost	
		and expense, for obtaining all Licenses and permits / permissions necessary for the	
		foregoing.	
		b. The DAS Operator shall take all necessary action to prevent any	
		unauthorized access to CSL Infomedia Channels in the Area and shall regularly obtain	
		and provide to CSL Infomedia updated piracy reports. The DAS Operator, will, at its	
		own cost, take appropriate remedial actions to curb piracy. In the event the DAS	
		Operator fails to curb piracy, then CSL Infomedia shall be entitled to terminate the	
		AGREEMENT and disconnect/deactivate the CSL Infomedia Channels in addition to	
		any other legal or equitable remedies available to it.	
		c. The DAS Operator further undertakes that it shall not, either itself or through others,	
		copy, tape or otherwise reproduce any part of the CSL Infomedia Channels. The DAS	
		Operator, further undertakes that it shall not copy or tape programmes for resale or deal	
		in any copied programmes and shall immediately notify CSL Infomedia of any	
		unauthorized copying, taping or use of any part of the CSL Infomedia Channels and	
		shall fully cooperate with all requests by CSL Infomedia to take such steps as are	
		reasonable and appropriate to cause such activities to cease.	

- d. The DAS Operator shall not misuse the CSL Infomedia Channels and shall not conceal/misrepresent the number and details of their Subscribers connected to its Distribution System(s) in the area. The DAS Operator further confirms that it shall promptly inform CSL Infomedia in case of any change in the number of Subscribers. e. The DAS Operator shall not remove or shift or allow to be removed or shifted, the Equipment from the installation address or allow anybody else to do the same, without the prior written permission of CSL Infomedia and shall indemnify CSL Infomedia
- f. The DAS Operator shall keep the Equipment in good and serviceable order and condition to the satisfaction of CSL Infomedia and bear all expenses for general repairs and maintenance of the same and it shall immediately notify the technical cell of CSL Infomedia in the event of any mechanical/technical fault in the Equipment.

against any damage, destruction, theft or loss of the Equipment.

- g. The DAS Operator shall not without the prior written permission of CSL Infomedia, extend its area of operation.
- h. The DAS Operator agrees that it shall adhere to and strictly abide by the Regulations and Guidelines issued by the Ministry of Information & Broadcasting (MIB) and TRAI from time to time as well as any amendments thereto. The DAS Operator acknowledges that it shall be deemed to have notice of any Regulations and Guidelines issued by MIB or TRAI, as and when the same are issued.
- i. The DAS Operator is aware that CSL Infomedia is in the process of complying with the Regulations and Guidelines issued by TRAI. The DAS Operator agrees that as a process of such compliance by CSL Infomedia, CSL Infomedia may issue additional terms and conditions to the AGREEMENT. The DAS Operator further agrees to adhere to and abide by any such additional terms and conditions issued by CSL Infomedia to the DAS Operator.
- j. The DAS Operator shall comply with the specifications as are mentioned in Annexure C.
- k. The DAS Operator shall keep accurate and complete records and accounts of billings of the Subscribers and all other matters, which pertain to its business. These records shall be made available to CSL Infomedia and/or, its representatives, on reasonable notice to the DAS Operator, during the term of the AGREEMENT and for One (1) year after the termination or expiry of the AGREEMENT. The DAS Operator undertakes to provide all assistance to CSL Infomedia for any such inspection, audit or survey, including but not limited to accompanying CSL Infomedia's Representative to visit the Subscribers' residence, providing all records and documents pertaining to billing of Subscribers and the like.

11	Representation and	The DAS Operator undertakes, represents and warrants to CSL Infomedia as under:
	Warranties of The	a. It has the requisite power and authority to enter into the AGREEMENT and to fully
	DAS Operator	perform its obligations hereunder and it has not entered and shall not enter into any
		AGREEMENT that may conflict with its obligations under this AGREEMENT.
		b. It shall comply with all Laws and Regulations with respect to distribution of the CSL
		Infomedia Channels in terms of the AGREEMENT and it shall pay all charges, levies,
		taxes and duties imposed on or charged to it under any applicable Law, Rules and
		Regulations or Government Orders including Entertainment Tax, Service Tax and
		Education Cess thereon, etc. in relation hereof.
		c. The DAS Operator has further represented that it is not in breach of regulatory or
		contractual obligations to other service providers with whom it is connected.
12	Event/Programming	a. The DAS Operator agrees and undertakes to distribute the CSL Infomedia Channels
	Options	in its entirety as and how it is delivered by CSL Infomedia, without (i) any cutting,
		editing, dubbing, scrolling or ticker tape, voice-over, sub titles, substituting or any other
		modification, alteration, addition, deletion or variation; and, (ii) replacing, modifying,
		deleting, imposing or superimposing of advertisements or otherwise tampering with the
		content of the CSL Infomedia Channels. Provided that DAS Operator may use its
		watermark on CSL Infomedia Channels while distributing same through its platform.
		b. The DAS Operator undertakes that it shall not do anything, which might tend to
		indicate that any television programme from any source other than the Channel forming
		part of the CSL Infomedia Channels under the AGREEMENT is a part of the CSL
		Infomedia Channels under the AGREEMENT. The DAS Operator further undertakes
		that it shall not do any act that violates rights of Channels provided under the
		AGREEMENT and the rights of owners and producers of the programmes shown on
		these Channels.
13	Packaging	The DAS Operator shall at its sole discretion determine the packaging, marketing and
		retailing of the CSL Infomedia Channels to actual or potential subscribers and the terms
		on which subscribers may receive the CSL Infomedia Channels. In particular, the DAS
		Operator shall, subject to the terms of this AGREEMENT, be entitled from time to
		time, in its discretion:
		a) to determine the retail price payable by subscribers and shall be entitled, without
		incurring any liability to the CSL Infomedia, to retain all sums received from
		subscribers;
		b) to change the packaging from time to time. Re-packaging rights shall be exercised in
		a manner so as not to target the Channels for discriminatory treatment vis-à-vis similar
		channels falling within the same genres and within the same package without prejudice
		to the Packaging Obligations.

14	EPG	The DAS Operator shall provide CSL Infomedia with its EPG policy. The DAS Operator to give CSL Infomedia reasonable notice in advance of any proposed change to such EPG policy, and any such change shall be generally applicable to similarly situated providers of content on the DAS Operator's Platform and shall not result in material additional cost or expense to CSL Infomedia. Logical Channel Numbers (LCN) proposed for CSL Infomedia Channels are: In the event of any change in the LCN, the DAS Operator will provide at least three (3) months prior written notice to CSL Infomedia. All changes will be made in good faith without targeting the Channel(s) for discriminatory treatment vis-à-vis similar channels falling within the same genres.
15	Anti-Piracy	As per Annexure C.
16	Termination	1. Either Party has a right to terminate this AGREEMENT by a written notice, subject to applicable Law, to the other in the event of: (a) Material breach of this AGREEMENT by the other Party which has not been cured within thirty (30) days of being required in writing to do so; (b) The bankruptcy, insolvency or appointment of receiver over the assets of the other Party; (c) The DAS licence or any other material licence necessary for DAS Operator to operate its DAS service being revoked at anytime other than due to the fault of DAS Operator. 2. CSL Infomedia shall have the right to terminate this AGREEMENT by a written notice to DAS Operator if: (a) DAS Operator breaches any of the Anti Piracy Requirements and fails to cure such breach within ten (10) days of being required in writing to do so; or (b) CSL Infomedia discontinues the CSL Infomedia Channels with respect to all distributors in the Territory and provides DAS Operator with at least ninety (90) days prior written notice. 3. DAS Operator shall have the right to terminate this AGREEMENT on written notice to CSL Infomedia if DAS Operator discontinues its DAS business and provides at least ninety (90) days prior written notice. 4. This AGREEMENT shall automatically terminate by efflux of time i.e., on the completion of the Term.
		5. CSL Infomedia may, terminate this AGREEMENT by giving written notice of Three (3) weeks to the other party. Upon the termination of this AGREEMENT, transmission of the CSL Infomedia Channels by the DAS Operator shall be unauthorized and illegal

	1	and CCI. Information shall be such that simple to discourage / descripted the signals	
		and CSL Infomedia shall have the right to disconnect / deactivate the signals	
		of the CSL Infomedia Channels.	
		6. CSL Infomedia shall have the right to disconnect / deactivate the transmission of	
		signals to the CSL Infomedia Channels and terminate this AGREEMENT subject to	
		Applicable Laws and / or take any other action as may be appropriate, upon the	
		occurrence of any of the following:	
		(a) In the event of non-compliance of the Telecommunication	
		(Broadcasting & Cable Services) Interconnect Regulations, 2009 dated 17 March 200	
		(as amended from time to time) by the DAS Operator;	
	(b) If the DAS Operator in any manner jeopardizes or interferes with CSL In		
		Intellectual Property Rights in the CSL Infomedia Channels or part thereof;	
		7. CSL Infomedia's rights to terminate the AGREEMENT shall be without prejudice to	
	CSL Infomedia's legal and equitable rights to any claims under the AGREEME		
		injunctive relief(s), damages, and other remedies available in law.	
		8. Upon the termination of the AGREEMENT, the DAS Operator shall promptly retur	
		the IRDs and the Viewing Card(s) and remote, where applicable, to CSL Infomedia or	
		its duly authorized representative in a good working condition immediately upon the	
		termination of the AGREEMENT.	
17	Force Majeure	If because of a Force Majeure Event, either party cannot perform its obligations for	
		more than 60 days, then either party shall be entitled to terminate by giving Three (3)	
		weeks written notice.	
		"Force Majeure Event" means an event or cause beyond the reasonable control of the	
		party claiming force majeure and not attributable to any default of that party including,	
		but not limited to acts of government (including a suspension of either party's license to	
		perform obligations hereunder except due to the fault of such party), war, Agreements,	
		strikes, lock-out, fire, terrorism, acts of God or other natural catastrophes, but excluding	
		any failure by the DAS Operator to pay all or part of the License Fees for any reason.	
		During any Force Majeure Event the obligations of each of the party's shall be	
		temporarily suspended for such time that the Force Majeure Event continues.	
18	Indemnification &	Each Party shall indemnify, defend, and hold harmless the other Party and its parent,	
	Limitation on	officers, directors, employees, and agents ("Indemnities") against and from any and all	
	Liability	third party claims, lawsuits, costs, liabilities, judgments, damages, and expenses	
		(including, without limitation, reasonable attorneys' fees) arising out of any breach by	
		the indemnifying Party of any provision herein, including any failure to comply with	
		the Law. The DAS Operator shall indemnify, defend, and hold harmless CSL Infomedia	
		, its affiliates and their respective officers, directors, employees, and agents against and	
		from any and all third party claims, lawsuits, costs, liabilities, judgments, damages, and	
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		expenses (including, without limitation, reasonable attorneys' fees) arising out of any
		content provided by the DAS Operator, including the insertion of any advertisements or
		promos in the CSL Infomedia Channels by the DAS Operator and any other advertising,
		marketing or promotional materials otherwise provided by the DAS Operator. Neither
		Party shall be liable to the other for any indirect, special or consequential loss or
		damages arising under this AGREEMENT, except that each party is indemnified with
		respect to third party claims.
19	Compliance	The DAS Operator shall obtain all necessary rights, consents, clearances and approvals
		required to comply with its own obligations and otherwise comply with the Laws
		applicable to it in complying with such obligations. The term "Law" shall mean all
		Applicable Statutes, Enactments, Acts of Legislation or Parliament, Laws, Ordinances,
		Rules, Bye-Laws, Regulations, Notifications, Guidelines, Policies, Directives and
		Orders of any Government, Statutory Authority, Tribunal, Board or Court in India
		including, without limitation the MIB and the TRAI.
20	No Waiver	No waiver by any Party of any default with respect to any provision, condition or
		requirement hereof shall be deemed to be a waiver of any other provision, condition or
		requirement hereof. No delay or omission of any Party to exercise any right hereunder
		on one occasion in any manner shall impair the exercise of any such right on any other
		occasion.
21	Reports	DAS Operator will maintain at its own expense a subscriber management system
		("SMS") which should be fully integrated with the CAS (Conditional Access System).
		DAS Operator shall provide to CSL Infomedia complete and accurate opening and
		closing subscriber monthly reports for the CSL Infomedia Channels and the tier and/or
		package containing the CSL Infomedia Channels within seven (7) days from the end of
		each month in the format provided by CSL Infomedia as Annexure D.
		Such reports shall specify all information required to calculate the Monthly Average
		Subscriber Level (including but not limited to the number of Subscribers for each CSL
		Infomedia Channel and each package in which a CSL Infomedia Channel is included)
		and the Licence Fees payable to CSL Infomedia and shall be signed and attested by an
		officer of the DAS Operator of a rank not less than Head of Department/Chief Financial
		Officer who shall certify that all information in the Report is true and correct.
22	Audit	CSL Infomedia's representatives shall have the right, not more than twice in a calendar
		year, to review and / or audit the subscriber management system, conditional access
		system, other related systems and records of Subscriber Management System of the
		DAS Operator relating to the Channel(s) provided by the broadcaster for the purpose of
		verifying the amounts properly payable to CSL Infomedia under the AGREEMENT,
		the information contained in Subscriber Reports and full compliance with the terms and
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		THE CALL ACCRETATION IN THE STATE OF THE STA
		conditions of the AGREEMENT. If such review and or audit reveals that additional fees
		are payable to CSL Infomedia, the DAS Operator shall immediately pay such fees, as
		increased by the Late Payment Interest Rate. If any fees due for any period exceed the
		fees reported by the DAS Operator to be due for such period by two (2) percent or
		more, DAS Operator shall pay all of CSL Infomedia's costs incurred in connection with
		such review and / or audit, and take any necessary actions to avoid such errors in the
		future.
		The DAS Operator shall remain the sole owner and holder of all customer databases
		compiled by the DAS Operator under the AGREEMENT.
		DAS Operator will maintain at its own expense a subscriber management system
("SMS") capable of, at a minimum:		("SMS") capable of, at a minimum:
(i) maintaining a computerised customer database capal		(i) maintaining a computerised customer database capable of recording adequate details
		of each Subscriber, including name, address, chosen method of payment and billing;
		(ii) administering subscriptions of Subscribers by producing and distributing contracts
		for new Subscribers and setting up and maintaining an infrastructure whereby
		Subscriber contracts are collected and recorded in the SMS database for ongoing
		administration;
		(iii) handling all ongoing administrative functions in relation to Subscribers, including,
		without limitation, billing and collection of subscription payments, credit control, sales
		enquiries and handling of complaints;
		(iv) administering payments of any commission fees from time to time payable to the
		DAS Operator's authorized agents for the sale to Subscribers of programming
		packages;
		(v) obtaining and distributing receivers and smartcards, if applicable, to Subscribers,
		and issue replacement smartcards from time to time in its discretion; and
		(vi) enable new Subscribers via the SMS over-the-air addressing system and disable
		defaulting Subscribers from time to time in its discretion.
23 G	overning Law and	The Governing Law shall be the Indian Law and TDSAT, shall have exclusive
D	ispute Resolution	jurisdiction in respect of any dispute between the parties, arising out of /in connection
		with or as a result of the AGREEMENT.
24 Co	onfidentiality	The parties agree that they will not disclose to any person or otherwise make use of any
24	omidentiality	secrets or confidential information concerning the terms or subject matter of this
		AGREEMENT; and it will use all its reasonable endeavors to prevent the disclosure of
		•
		any such secrets or confidential information by any third party. Provided, however, that
		the parties may disclose confidential information to a third party, but only to the extent
		such confidential information is: (i) already in the public domain or becomes available to the public other than through
		(i) already in the public domain or becomes available to the public other than through

		the act or omission of the party disclosing such information; or	
		(ii) required to be disclosed under Applicable Law; or	
		(iii) disclosed to its officers, employees, directors or professional advisors, provided	
		that such party shall procure that such persons shall undertake to treat such confidential	
		information as confidential.	
		No announcement, Press Release or other comment relating to this AGREEMENT or	
		any matter referred to in it shall be made by or on behalf of either party without the	
		prior written approval of the other party.	
25	Assignment	a. Notwithstanding anything contained in the AGREEMENT, the DAS Operator shall	
		not have the right, without the prior written consent of CSL Infomedia, to assign or	
		transfer the AGREEMENT or any of its rights or obligations, with respect to the Area	
		and/or, the Distribution Systems. Upon any breach, actual, potential or threatened, of	
		this clause, the DAS Operator shall be deemed to be unauthorized to distribute the CSL	
		Infomedia Channels, and shall entitle CSL Infomedia to terminate the AGREEMENT	
		and deactivate/disconnect the CSL Infomedia Channels and take any other measures as	
		may be appropriate.	
		b. CSL Infomedia may, at any time, assign the AGREEMENT including, without	
		limitation, its rights and obligations, either in whole, or in part, to any person or third	
		party and such person or third party shall, to the extent of such assignment, be deemed	
		to have the same rights and obligations as CSL Infomedia vis a vis the DAS Operator.	
		Such assignment by CSL Infomedia as aforesaid shall be effective on and from the date	
		as communicated in writing by CSL Infomedia to the DAS Operator.	
26	Severability	Any provision of this AGREEMENT, which is invalid, illegal or unenforceable in any	
		respect, shall be ineffective to the extent of that invalidity, illegality or unenforceability,	
		without prejudice to the continuing operation of the remaining provisions of this	
		AGREEMENT.	
27	Modifications	The AGREEMENT cannot be modified, varied or terminated orally, and any variation	
		of the AGREEMENT shall be mutually agreed in writing and executed by or on behalf	
		of the Parties. Provided that CSL Infomedia reserves the right to renegotiate and vary	
		the terms of the AGREEMENT, pursuant to any terms, Regulations stipulated by any	
		Regulatory Authority or the Government or under any Law and the DAS Operator	
		agrees to enter into and execute such modified AGREEMENT	
28	Notices	All notices given hereunder shall be given in writing, by personal delivery, or	
		Registered Post AD, at the correspondence address of the DAS Operator and CSL	
		Infomedia set forth in the AGREEMENT, unless either party at any time or times	
		designates another address for itself by notifying the other Party thereof by Registered	
		Post AD	

		only, in which case all notices to such Party shall thereafter be given at its most recent	
		address. Notice given by Registered Post AD shall be deemed delivered on the third day	
		from the date of such Registered Post AD.	
29	Execution	1. If the Affiliate is an individual or a sole proprietor:	
	Requirements	Photograph of the cable network owner.	
		Proof of residence – Passport / Voter's ID Card/ration card/Electricity bill / Income Tax	
		Returns.	
		Self attested copy of Passport / Voters ID / PAN Card / Driving license for signature	
		verification.	
		Provided, that in the event another person executes the AGREEMENT on behalf of	
		such sole proprietor, a true copy of the power of attorney delegating such powers by the	
		sole proprietor shall also be provided to CSL Infomedia.	
		2. If the Affiliate is a partnership firm: Certified true copy of the registered Partnership	
		Deed. Separate powers of attorney signed by all partners authorizing the signatory to	
		sign this AGREEMENT and any amendment thereto and all related documents on	
		behalf of the Firm.	
		Photograph of the signatory.	
		Copy of Passport / Voters ID / PAN Card / Driving license for signature verification	
		attested by the authorized signatory.	
		3. If the Affiliate is a company:	
		The Certificate of Incorporation – certified by the Company Secretary / Director.	
		Memorandum and Articles of Association of the company.	
		Board resolution certified by the Company Secretary / Director authorizing the above	
		named signatory to sign the AGREEMENT and any amendment and all related	
		documents on behalf of the Company.	
		Copy of Passport / Voters ID / PAN Card / Driving license for signature verification	
		attested by the authorized signatory.	
		Photograph of the signatory.	
		4. If the Affiliate is a Hindu Undivided Family "HUF"	
		The photograph of the Karta. The Proof of Residence - Voters Identity Card or	
		Passports of Karta or Electricity bill / Income Tax returns. The names of all coparceners	
		and his/her relation with the Karta. Relevant documents, including any Partition Deed,	
		Family Settlement Deed, etc. Copy of Passport / Voters ID / PAN Card / Driving	
		Licence for signature verification attested by the Karta.	
		5. If the Affiliate falls into the 'Other' category Such documents as required by CSL	
		Infomedia	
		1	

30	Counterparts	This AGREEMENT may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute the AGREEMENT.
IN WITNESS WHEREOF, the undersigned parties have caused this AGREEMENT to be executed by their duly		

authorized representatives as of the day and year first above written.

	CSL Infomedia Private Limited
Ву:	Ву:
Name:	Name:
Title:	Title:

Annexure A

A LA CARTE RATES

Channel	Genre	A-la-carte Rates (in INR)
JAN TV PLUS	News & Current Affairs	1.00

Annexure B

Specifications for Set-Top-Boxes (STBs), Conditional Access System (CAS) & Subscribers Management System (SMS) for implementation of DAS Operator Systems

(A) STB Requirements:

- 1. All the STBs should have embedded Conditional Access.
- 2. The STB should be capable of decrypting the Conditional Access inserted by the Headend.
- 3. The STB should be capable of doing Finger printing. The STB should support both Entitlement Control Message (ECM) & Entitlement Management Message (EMM) based fingerprinting.
- 4. The STB should be individually addressable from the Headend.
- 5. The STB should be able to take the messaging from the Headend.
- 6. The messaging character length should be minimal 120 characters.
- 7. There should be provision for the global messaging, group messaging and the individual STB messaging.
- 8. The STB should have forced messaging capability.
- 9. The STB must be BIS compliant.
- 10. There should be a system in place to secure content between decryption & decompression within the STB.
- 11. The STBs should be addressable over the air to facilitate Over The Air (OTA) software upgrade.
- (B) Fingerprinting Requirements:
- 1. The finger printing should not be removable by pressing any key on the remote.
- 2. The Finger printing should be on the top most layer of the video.
- 3. The Finger printing should be such that it can identify the unique STB number or the unique Viewing Card (VC)
- 4. The Finger printing should appear on all the screens of the STB, such as Menu, EPG etc.
- 5. The location of the Finger printing should be changeable from the Headend and should be random on the viewing device.
- 6. The Finger printing should be able to give the numbers of characters as to identify the unique STB and/ or the VC.
- 7. The Finger printing should be possible on global as well as on the individual STB basis.

- 8. The Overt finger printing and On screen display (OSD) messages of the respective broadcasters should be displayed by the MSO/LCO without any alteration with regard to the time, location, duration and frequency.
- 9. No common interface Customer Premises Equipment (CPE) to be used.
- 10. The STB should have a provision that OSD is never disabled.
- (C) CAS & SMS Requirements:
- 1. The current version of the conditional access system should not have any history of the hacking.
- 2. The fingerprinting should not get invalidated by use of any device or software.
- 3. The STB & VC should be paired from head-end to ensure security.
- 4. The SMS and CA should be integrated for activation and deactivation process from SMS to be simultaneously done through both the systems. Further, the CA system should be independently capable of generating log of all activations and deactivations.
- 5. The DAS Operator should be known to have capability of upgrading the CA in case of a known incidence of the hacking.
- 6. The SMS & CAS should be capable of individually addressing subscribers, on a channel by channel and STB by STB basis. 7. The SMS should be computerized and capable to record the vital information and data concerning the subscribers such as:
- a. Unique Customer Id
- b. Subscription Contract no
- c. Name of the subscriber
- d. Billing Address
- e. Installation Address
- f. Landline no
- g. Mobile No
- h. Email id
- i. Service /Package subscribed to
- j. Unique STB No
- k. Unique VC No
- 8. The SMS should be able to undertake the:
- a. Viewing and printing historical data in terms of the activations, deactivations etc
- b. Location of each and every set top box/VC unit
- c. The SMS should be capable of giving the reporting at any desired time about:
- i. The total no subscribers authorized
- ii. The total no of subscribers on the network
- iii. The total no of subscribers subscribing to a particular service at any particular date.
- iv. The details of channels opted by subscriber on a-la carte basis.
- v. The package wise details of the channels in the package.
- vi. The package wise subscriber numbers.

- vii. The ageing of the subscriber on the particular channel or package
- viii. The history of all the above mentioned data for the period of the last 2 years
- 9. The SMS and CAS should be able to handle at least one million concurrent subscribers on the system.
- 10. Both CA & SMS systems should be of reputed organization and should have been currently in use by other pay television services that have an aggregate of at least one million subscribers in the global pay TV market.
- 11. The CAS system provider should be able to provide monthly log of the activations on a particular channel or on the particular package.
- 12. The SMS should be able to generate itemized billing such as content cost, rental of the equipments, taxes etc.
- 13. The CA & SMS system suppliers should have the technical capability in India to be able to maintain the system on 24x7 basis throughout the year.
- 14. CAS & SMS should have provision to tag and blacklist VC numbers and STB numbers that have been involved in piracy in the past to ensure that the VC or the STB cannot be re-deployed.

Annexure C

CSL Infomedia 'S ANTI-PIRACY REQUIREMENTS

ANTI-PIRACY TERMS FOR THE DAS OPERATOR PROVIDING PLATFORM FOR BROADCASTING SERVICES IN INDIA

In order to prevent theft, piracy, unauthorized retransmissions, redistribution or exhibition, copying or duplication of any Channel, in whole or in part, (hereinafter collectively referred to as "Piracy"), the multi system operator shall, prior to the commencement of the Term of the agreement and at all times during such Term, employ, maintain, and enforce fully effective conditional access delivery and content protection and security systems, and related physical security and operational procedures (hereinafter collectively referred to as the "Security Systems") as may be specified (security specifications), in a nondiscriminatory manner in writing, from time to time, by the CSL Infomedia.

To ensure the multi system operator's ongoing compliance with the security requirements set out in the Agreement, CSL Infomedia may require technical audits ("Technical Audit(s)") conducted by an independent security technology auditor ("Technical Auditor"), approved by CSL Infomedia in writing no more than twice per year during the Term, at CSL Infomedia's cost and expense. If the results of any Technical Audit are not found to be satisfactory by either the multi system operator or CSL Infomedia, then CSL Infomedia shall work with the multi system operator in resolving this issue in the next fourteen (14) business days. If a solution is not reached at by then, CSL Infomedia may, in its sole discretion, suspend the multi system operator's right to distribute the Channels or take other actions as provided under the Agreement, until such systems, procedures and security measures have been corrected to CSL Infomedia's satisfaction multi system operator shall bear the cost and expense of any subsequent Technical Audit to verify that the systems, procedures and security measures have been corrected by the multi system operator to CSL Infomedia's satisfaction. Multi system operator shall deploy finger printing mechanisms to detect any piracy, violation of

copyright and unauthorized viewing of the Channels, distributed / transmitted through its Platform at least every 10 minutes on 24 x 7 x 365(6) basis. Multi system operator shall not authorize, cause or suffer any portion of any of the Channels to be recorded, duplicated, cablecast, exhibited or otherwise used for any purpose other than for distribution by multi system operator at the time the Channels are made available. If multi system operator becomes aware that any unauthorized third party is recording, duplicating, cable casting, exhibiting or otherwise using any or all of the Channels for any other purpose ,multi system operator shall within ten minutes of so becoming aware of such recording, duplicating, cable casting, exhibiting or otherwise using any or all of the Channels for any other purpose, notify CSL Infomedia and the multi system operator shall also switch off the concerned Set Top Box to prevent such unauthorized use. However, use of a Set Top Box with Personal Video Recorder/ Digital Video Recorder facility which has been supplied by the multi system operator shall not be treated as unauthorized use, as long as such Set Top Box is used in accordance with the terms and conditions of the subscription agreement between the multi system operator and the subscriber.

If so instructed by Information (as defined below) by CSL Infomedia, the multi system operator shall shut off or deauthorize the transmission to any unauthorized subscriber/ subscriber indulging in piracy, within ten minutes from the time it receives such instruction from CSL Infomedia. Any communication under this clause shallbe considered as valid Information only if (i) the information is sent through email in a format as mutually agreed by the parties and (ii) the information is sent by a person(s) who is designated to send such information. However the "information" may even be provided by CSL Infomedia representatives through other means of communications such as telephonic message, fax etc and the said "information" shall later be confirmed by CSL Infomedia through e mail and the multi system operator shall be under obligation to act upon such information.

Defined Terms

In these Anti-Piracy Terms, unless repugnant or contrary to the context hereof or otherwise defined herein, the following terms, when capitalized, shall have the meanings assigned when used herein:

"BIS" means the Bureau of Indian Standards established under the Bureau of Indian Standards Act, 1986.

"Channels" means all television channels licensed by CSL Infomedia to the DAS Operator

"Conditional Access" means control mechanisms, data structures and commands that scramble and encrypt signals in order to provide selective access and denial of specific channels, data, information or services to paying Subscribers. "DAS Operator" means a Cable Operator who has been granted registration under rule 11C of the Cable Television Networks Rules, 1994 and who receives a programming service from a broadcaster or its authorized agencies and retransmits the same or transmits his own programming service for simultaneous reception either by multiple subscribes directly or through one or more local cable operator s and includes his authorized distribution agencies, by whatever name called.

"DAS Area" means the areas where in terms of notifications issued by the Central Government under sub-section (1) of section 4A of the Cable Television Networks (Regulation) Act, 1995 (7 of (1995), it is obligatory for every cable operator to transmit or re-transmit programmes of any channel in an encrypted form through a digital addressable system "Fingerprinting" means exercises where code numbers are made overtly to appear on the screen of a

Television and/or covertly in the signals of the Channels that enables identification of the Smart Card being used to access such signals.

"CSL Infomedia" means CSL Infomedia Private Limited.

"Receiver Box" means the CSL Infomedia approved decoder, receiver or integrated receiverdecoders used in conjunction with a Viewing Card in order to facilitate the receipt of the signals of the Channels by the DAS Operator "Set Top Unit" means a device which is connected to or part of a television set and which allows a Subscriber to receive in descrambled form the Channels distributed by the DAS Operator

"Smart Card" means, in relation to a Subscriber, a card or other device either issued by the DAS Operator to that Subscriber or embedded in the Set Top Unit that, when enabled by a Conditional Access System and inserted in such Subscriber's Set Top Unit, has the functionality of enabling such Subscriber's Set Top Unit to receive the Channels distributed by the DAS Operator

"Territory" / "Area" means the territorial boundaries of India and / or such areas as specified in the AGREEMENT.

"Viewing Card" means the CSL Infomedia-approved viewing card to be used in conjunction with the Receiver Box in order for the DAS Operator to access and decode the Channels.

Annexure D

Format for Subscribers Monthly Report

For Domestic Subscribers

Package Opening	Package Opening	Package Opening	Package Opening
Subscribers as	Subscribers as	Subscribers as	Subscribers as

For Commercial Subscribers

Package Opening	Package Opening	Package Opening	Package Opening
Subscribers as	Subscribers as	Subscribers as	Subscribers as