Terms and Conditions for the International Private Leased Circuit Service

September 1, 2018

Sejong Telecom, Inc.

Chapter I General Provisions

Article 1 (Purpose)

The purpose of these Terms and Conditions is to set out in the terms of use and matters concerning the price and so forth for the international private leased circuit service (hereinafter referred to as the "service") provided by Sejong Telecom, Inc. (hereinafter referred to as the "Company") and other matters necessary for the use of such a service, pursuant to the Telecommunications Business Act and the Enforcement Decree thereof.

Article 2 (Report of Terms and Conditions, etc.)

- ① These Terms and Conditions have been reported to the Minister of Science and ICT in accordance with the Telecommunications Business Act.
- 2 The Company may revise these Terms and Conditions by reporting thereof to the Minister of Science and ICT.

Article 3 (Terminology)

The terms used in this Agreement are defined as follows:

- 1. International private leased circuit: A circuit directly connected between two points domestic and overseas for exclusive use by a contracting party (consisting of a line in the international section and the domestic section)
- 2. Terminal equipment: An equipment installed at the terminal of a telecommunication circuit for the purpose of telecommunications
- 3. Circuit-terminal equipment: A device that sits between an international private leased circuit and terminal equipment to provide functions such as signal conversion and encoding, maintenance, opening, connection of circuits (MODEM, DSU/CSU, etc.)
- 4. Service agreement: A contract signed with the Company to use the service
- 5. Contracting party: A party who has signed a service agreement with the Company
- 6. Joint use: The joint use of a single international private leased circuit by two or more parties
- 7. Use by others: Mediating other people's communications using the international private leased circuit or providing the international private leased circuit for other people for other purposes
- 8. Connection: Connecting the international private leased circuit to another telecommunication circuit directly or by other means.
- 9. Cancellation: Cancelled the service agreement before an international private leased circuit is activated after consent is given by the Company or the contracting party
- 10. Termination: Terminated the service agreement by the Company or the contracting party after the international private leased circuit is activated

Article 4 (Application of the matters not specified, etc.)

- ① Matters not set out in these Terms and Conditions will be applied pursuant to the provisions under the pertinent laws and regulations such as the Telecommunications Business Act or to the purpose of these Terms and Conditions.
- 2 The terms of use for foreign sections under the control of foreign telecommunication service providers will be set forth thereby.
- ③ In the event where a separate agreement has been entered into with a foreign telecommunication service provider with respect to this service, the said agreement will prevail.
- 4 Should a need arise for a service or the like not included in these Terms and Conditions, the Company and the user may reach a separate agreement therefor.

Chapter II Terms of Use

Section 1 General Rules

The terms of use must be signed for each international private leased circuit.

Article 6 (Types and standards of services)

The types and standards of the services provided by the Company are as follows:

Types	Standards	Description		
Telephone line	Normal quality line	A line capable of transmitting in the frequency band of 300-3,400 hertz, conforming to the ITU-T recommendation M1040.		
	Special quality line A line that is capable of transmitting in the frequency band of 300 is assured of its quality for the transmission characteristics by the line conforms to ITU-T recommendations M1020 or M1025.			
	2400 bps line	A line capable of transmitting data at up to 2,400 bits per second		
Medium-speed	4800 bps line	A line capable of transmitting data at up to 4800 bits per second		
digital line	9600 bps line	A line capable of transmitting data up to 9600 bits per second		
	56/64 Kbps	A line capable of transmitting data or voice at up to 56 or 64 Kbps per second		
High-speed	128 Kbps	A line capable of transmitting data or voice at up to 128 Kbps per second		
digital line	192 Kbps	A line capable of transmitting data or voice at up to 192 Kbps per second		
	256 Kbps	A line capable of transmitting data or voice at up to 256 Kbps per second		
	384 Kbps	A line capable of transmitting data or voice at up to 384 Kbps per second		
768 Kbps A line capable of transmitting data or voice at up to 768 Kbps p 1024 Kbps A line capable of transmitting data or voice at up to 1024 Kbps		A line capable of transmitting data or voice at up to 512 Kbps per second		
		A line capable of transmitting data or voice at up to 768 Kbps per second		
		A line capable of transmitting data or voice at up to 1024 Kbps per second		
		A line capable of transmitting data or voice at up to 1544 Kbps per second		
	2048 Kbps	A line capable of transmitting data or voice at up to 2048 Kbps per second		

^{*} Service types and standards not specified above may be available in consideration of domestic and overseas associated technology and service trends at the request of users.

Article 7 (Classification according to the period of use)

- ① Services are classified as follows according to the period of use.
 - 1. Short-term use: Using for 24 hours every day during a set period of less than 1 month
 - 2. Long-term use: Using for 24 hours every day during a set period of 1 month or longer
- (2) The minimum period of use for high-speed digital lines is 1 month.
- 3 The line for one-way transmission is a high-speed digital line and must be used for a long-term period.

Article 8 (Installation of back-up lines)

The Company may install backup lines at the request of the contracting party in preparation for the failure of the international private leased circuit.

Article 9 (Areas where the service is available)

The Company publishes the countries or regions where the service is available.

Article 10 (Duties of contracting parties)

- ① The Company must provide services in an uninterrupted and stable manner, and in the event of a failure or destruction of the equipment used to provide services, it must repair or restore it without delay.
- ② The contracting party must use the telecommunication facilities installed by the Company with the duty of care as is required of good managers, and the contracting party will be held liable for all results arising from the negligence thereof.
- ③ In the event of any loss or damage to the equipment, the contracting party must bear the cost of replacement, repair, and construction thereof.

Section 2. Application and acceptance

Article 11 (Application)

- ① A person who wishes to use a service must submit a service application with the following documents attached to the Company:
 - 1. A copy of the business license of the person liable to make payment (resident registration card for individuals)
 - 2. Other documents deemed necessary by the Company

Article 12 (Modification and approval of the application)

If the contracting party wishes to modify or withdraw his/her application, he/she must report thereof to the Company before approval provided that the postponement of the activation date is subject to the provisions under Article 21 (Activation).

Article 13 (Approval)

- ① The Company will approve the service applications in the order of receipt. However, if the Company deems it particularly necessary for public interest, it may opt to approve on a preferential basis.
- ② The Company will accept the service application on the understanding that the contracting party will bear the following:
 - 1. The contracting party must provide the place necessary to install the Company's own facilities for line construction.
 - 2. The contracting party must supply the power necessary for the Company's own facilities installed in the contracting party's premises or building.
 - 3. If special facilities such as conduit lines are needed in the premises or in the building, the contracting party must install such facilities.
- 3 Where the Company opts to accept the application, it will notify the contracting party of the following:
 - 1. Expected date of activation
 - 2. Matters on the price, etc.
 - 3. Other matters deemed necessary by the Company

Article 14 (Limitation and reservation of the approval)

- ① The Company does not approve or suspends approval until the cause is removed under the following circumstances:
 - 1. Where the application has been filed under another person's name or a false application has been filed;
 - 2. Where the contracting party has overdue bills constituting a cause of service suspension;
 - 3. Where a person who intends to use the service is registered in the debt default information, default information in the public records, persons who disturb financial order, etc. according to the Credit Information Use and Protection Act, credit information management rules of public credit registries, common credit information management rules for credit information companies, and the like;
 - 4. Where a person who intends to use the service is registered as a defaulter for information and communications bills under the Credit Information Use and Protection Act;
 - 5. Where it is difficult to provide the service due to technical reasons or the facilities lack the capacity (provided that this will not be the case where the contracting party installs facilities to address the shortcomings);
 - 6. Where the installation location does not conform to the installation standards for communications facilities on the premises;
 - 7. Where it is feared that the public peace and order or traditional custom may be harmed.
- (2) If the Company needs to restrict approval under Paragraph 1, the contracting party will be notified of the restriction.

Article 15 (Application for joint use)

1) The scope of parties who are allowed to jointly use the international private leased circuit is as follows:

- 1. Two institutions that offer state services or public services such as state institutions, local governments, government-invested institutions, research institutes, educational institutions, and medical institutions;
- 2. Two institutions that engage in media, broadcasting, and publishing-related businesses such as the press, broadcasting companies, telecommunications service providers, and those registered under the Act on the Registration of Periodicals;
- 3. Two parties associated with each other's business such as the company prescribed under the Commercial Act, a company that owned the shares of the other party, and a company in the business relations with the other party;
- 4. Two financial institutions such as those prescribed under the laws and regulations on the banking business and management of foreign exchange, Korea Financial Telecommunications & Clearings Institute, and member banks;
- 5. Two parties who engage in the economic activities or reside within a certain area such as an industrial complex, residential complex, and commercial area;
- 6. Two parties who have a business relationship with those prescribed above.
- ② If a party who falls under the category of the joint use as set out in Paragraph 1 above intends to apply to the joint use, he/she must appoint one representative among those who will jointly use the service, and submit a service application, cosigned by other parties who will jointly use, to the Company. In this case, the representative becomes the party liable to make payment.

Article 16 (Demonstration of the relationship of joint use)

- ① If the Company has obtained evidence that there is an unqualified party among the joint users, it may request the representative to present a document to prove the relationship of joint use.
- ② The representative of the joint use may submit an objection to the Company within 30 days of the request in Paragraph 1 or appoint one certified public accountant among those designated by the Minister of Science and ICT to prove the said relationship.

Article 17 (Application for use by others)

Any person other than the contracting party may be allowed to use the international private leased circuit under the following circumstances:

- 1. Where it is necessary to prevent a disaster, rescue, maintain transportation, communication, and electricity supply, or order under the state of national emergency;
- 2. Where it is necessary for other public interests or it is a minor issue that does not interfere with the business management of the Company as recognized by the Minister of Science & ICT.

Article 18 (Application for interconnection)

- ① If the contracting party intends to use the international private leased circuit by interconnecting it with other leased circuits, he/she must submit an application form with the following:
 - 1. The place to connect from;
 - 2. Types of lines to be connected;
 - 3. Interconnection method and connection diagram.
- ② The Company will accept the application for interconnection under the following circumstances:
 - 1. Interconnection with an international or domestic circuit used by the same person;
 - 2. Interconnection with a leased circuit constituting a joint-use;
 - 3. Any other circumstances deemed necessary for interconnection by the Company.
- ③ The connection between the international private leased circuit and the public network is subject to the Terms of Use of the pertinent public network and the Minister of Science and ICT.
- (4) The Company does not guarantee the transmission quality for all sections of interconnected lines.

Article 19 (Connection with the private branch exchange)

① If the contracting party intends to connect the international private leased circuit to the private branch exchange (the contracting party and the telephone subscriber to the private branch exchange must be the same person) installed within the same premises, he/she must submit an application with the following documents attached:

- 1. Connection method and connection diagram
- 2. A diagram of devices disconnected from the public switched telephone network (PSTN)
- ② The contracting party cannot connect the international private leased circuit to the private branch exchange that accommodates interphones used by others.
- (3) Where the contracting party intends to use the international private leased circuit used for transmitting a telephone, a fax by connecting it to the private branch exchange, he/she must install a device not connected to the public switched telephone network (PSTN).

Section 3. Installation construction and activation

Article 20 (Installation and maintenance of terminal equipment, etc.)

- ① In principle, the contracting party's terminal equipment and circuit-terminal equipment (hereinafter referred to as "terminal equipment, etc.") must be installed, maintained, and repaired by the contracting party. However, if the contracting party makes a request, the Company may provide terminal equipment, etc. on the condition that the contracting party bears the cost thereof.
- ② Terminal equipment, etc. installed in accordance with Paragraph 1 must be standard products such as the types of products approved as telecommunications equipment under the Framework Act on Telecommunications and must be installed in compliance with the technical standards set out under the Ministerial Ordinance of Science and ICT as well as the technical standards publicly announced by the Company.
- ③ If the Company deems it necessary for the improvement of the service quality and efficient operation of lines, it may install line testing units for the equipment of the contracting party.

Article 21 (Activation)

- ① The service is activated when the line installation work is completed and communications between terminal equipments are available.
- ② Notwithstanding Paragraph 1 above, if the contracting party connects special terminal equipment or software to exchange facility of the Company, as long as an interworking test is deemed necessary between the equipment of the contracting party and exchange facility, the activation may be preceded by a confirmation test for a certain period.
- ③ The Company will activate the service within 60 days upon receipt of the application if there are no special business or technical difficulties. However, if activation is available for the date initially designated by the contracting party as his/her desired date of activation, the said date will be approved as the scheduled date of activation.
- ④ If the contracting party intends to postpone the activation due to the reasons thereof, he/she must submit an application for postponement 10 days prior to the scheduled date of activation. In the above case, the postponement will be approved to the extent that it does not exceed 3 months from the initial scheduled date of activation.
- (5) In the event of failure to activate within 60 days upon receipt of the application under Paragraph 3 above or on the desired date of activation, the contracting party will be notified of the reason thereof and the new activation date in writing within 10 days from the date of failure. In this case, the reactivation date will not exceed 30 days. However, in case of delay due to reasons attributable to the contracting party, the period thereof will not be included.
- (6) If the activation date is postponed under Paragraph 4, the line will be deemed to have been activated on the date of reactivation. However, this will not be the case where the activation is postponed due to the circumstances of the Company or foreign telecommunications service provider.

Article 22 (Reporting and handling failures)

- ① When the contracting party becomes unable to use the international private leased circuit, he/she must make sure there is no failure in his/her equipment first, and then file a failure report to the Company.
- ② In the event where the Company has received and handled a failure report according to the provisions under Paragraph 1, the contracting party will be notified of the results thereof.

Section 4. Contract modification

Article 23 (Modification to the terms and conditions of the contract)

- ① If the contracting party wishes to modify any of the following terms and conditions in the contract, he/she must submit an application for modification to the Company.
 - 1. Modification to the trade name, name, and address of the contracting party or the party liable to make payment;
 - 2. Modification to the co-user or representative;
 - 3. Modification to the service type and standards;
 - 4. Modification to the installed location of terminal equipment, etc.;
 - 5. Modification to the term of the agreement for long-term use with rate discount;
 - 6. Modification of the section in the international circuit (limited to cases where the period of use remains unaltered or extended);
 - 7. Modification to the short-term period of use (including the modification from short-term use to long-term use).
- 2 The application for modification under Paragraph 1 may be restricted if it constitutes any of the reasons for the restriction of approval pursuant to Article 14.

Article 24 (Position succession)

Where a cause arises for the succession of the position held by the contracting party due to inheritance, merger, split, business transfer, or the like, the contracting party must submit to the Company a copy of his/her business license (for corporations only) and pertinent documents required to demonstrate the succession of position, within 3 months from the date on which the cause arises.

Article 25 (Agreement cancellation and termination)

- ① If the contracting party wishes to cancel the service agreement before the service is provided, he/she must submit the cancellation application to the Company at least 10 days prior to the scheduled date of activation. As for high-speed digital lines, the contracting party must pay the cancellation fee specified in the "attached Table".
- ② If the contracting party wishes to terminate the service agreement after the service is provided, he/she must submit the termination application to the Company 30 days prior to the date of termination.
- ③ In the event of termination during the period of a long-term contract entitled to a rate discount, the discount refund must be paid to the extent set out under the "attached Table".
- 4 The Company may terminate the service agreement if the contracting party does not remove the cause for suspension within 30 days from the service suspension.
- ⑤ If the Company wishes to terminate the service agreement under Paragraph 4, it must notify the contracting party or the agent thereof of the reason up to 10 days prior to the date of termination and give the parties an opportunity to state an opinion.

Chapter III Service suspension, etc.

Article 26 (Service suspension)

- ① The Company may suspend the service for up to 30 days under any of the following circumstances:
 - 1. Where the contracting party has failed to make payment of the fees, additional dues, and more within 30 days from the day immediately following the initial due date;
 - 2. Where the contracting party has relocated, demolished, modified, or disassembled the dedicated equipment or connected other line devices, etc. to the equipment thereof without obtaining the approval of the Company.
- ② If the Company intends to suspend the service under Paragraph 1 above, it will notify the contracting party of the agency thereof of the cause and period therefore at least 7 days prior to the service suspension. However, if the Company is unable to notify due to reasons attributable to the contracting party, the notification will be deemed to have been made.

(3) If the cause for suspension has been removed, the Company will release the suspension without delay.

Article 27 (Service restriction)

If a foreign law or foreign telecommunication service provider suspends or restricts the service, the handling thereof may be suspended or restricted.

Chapter IV. Rates

Section 1. Type of rates

Article 28 (Types of rates)

1) Fees to be paid by the contracting party are as follows:

Classification	Summary
Line service fee	A monthly fee payable on a regular basis in exchange for the international private leased circuit
One-way line fee	A monthly fee payable on a regular basis where either the transmission or receipt is selectively used
Back-up line fee	A monthly fee payable on a regular basis in exchange for the installation of a backup line
Installation fee	Actual expenses payable in exchange for the cost incurred by the new subscription, change of installation location, etc.
Equipment usage fee	A monthly fee payable on a regular basis in exchange for the circuit-terminal equipment provided by the Company.
Cancellation fee	A fee payable in exchange for preparation if the service is canceled prior to the activation date after the service agreement has been approved.
Discount refund	A fee payable as compensation with the minimum cost if a long-term contract entitled to rate discount is terminated prior to its expiration.

- 2) The rate, application standards, and subjects under Paragraph 1 are as specified in the "attached Table."
- 3 Charges for sections controlled by a foreign telecommunication service provider in the international private leased circuit (hereinafter referred to as the "foreign fee") are determined by the pertinent service provider.

Section 2. How to calculate fees

Article 29 (Long-term service fee)

- ① Monthly fees such as line service fees are calculated for the period from the first day to the last day of each month (hereinafter referred to as the "billing month"), and where the activation date, modification date, or termination date falls within the month, the monthly fee divided by the number of days in that month will be the daily service fee and the user will be charged with the amount obtained from the number of service days. In this case, the activation date and modification date are included in the number of service days, but not the termination date.
- ② If a long-term user terminates the contract within the period of short-term service, the monthly fee for the long-term service will be applied.

Article 30 (Short-term service fee)

- ① For the short-term service fee, 24 hours are counted as one day, from the activation time, and a day with less than 24 hours remaining is counted as one day.
- ② The short-term service fee is calculated on a daily basis. On the first day, 20% of the long-term service fee is applied, while 1/30 of the long-term monthly service fee will be applied for the first day of each month thereafter. However, if the amount above exceeds the monthly amount for a long-term service, the monthly amount for a long-term service will be applied.
- 3 The number of days for a short-term service is calculated in the same manner as the long-term service.

Section 3. Billing

Article 31 (Bill of payment)

- ① The Company sends a bill of payment to reach the person liable to make payment at least 7 days prior to the due date. However, this does not apply to the charges paid immediately.
- ② If it is acknowledged that the bill of payment is not delivered to the party liable for payment, his/her family, or agency due to reasons not attributable to the contracting party, the Company is barred from imposing any additional dues or issuing any other unfavorable disposition. However, this will not be the case for the payments made on a regular basis.
- 3 As for the service used for a short-term period or a period not exceeding 3 months, the Company may send a bill to request the payment of the fee for the service prior to the date of activation.

Article 32 (Consolidated billing)

- ① At the application of the party liable for payment, the Company may consolidate fees incurred by the service agreement for two or more people. In this case, the consolidated bill will be limited to that of the same party liable for payment.
- ② With the consent of a foreign service provider associated with the international private leased circuit, the fees payable for the section in Korea that the contracting party in Korea is liable to pay may be billed in combination with that payable for the foreign section that a foreign user is liable to pay.
- ③ If the party liable to make payment is a state institution, local government, a foreign institution in Korea, or a person designated by the Company, a consolidated bill may be sent through central payment.

Article 33 (Appeal)

- ① If the party liable to make payment has any objection to the fees billed, he/she may file an appeal within one year from the date of billing.
- ② The Company must notify the processing results within 10 days from the date the appeal was filed, and if it fails to process the appeal due to compelling circumstances, it must notify the reasons thereof and the period in which the appeal will be processed.
- ③ If the fee is reduced as a result of processing the appeal, the Company will handle the fees billed under Article 38 (return of fees) and send the bill of payment for the fees adjusted with the re-designated due date not exceeding 10 days for the fees unpaid.

Section 4. Payment of fees

Article 34 (Responsibility to pay fees)

In principle, the contracting party is held liable to pay the fees. However, if two or more parties use the service jointly, one representative among them will be held liable to make payment, while the remaining joint users will remain jointly and severally liable.

Article 35 (Due date of fees)

The due date of the fees for the international private leased circuit is as follows:

- 1. The due date within the month immediately following the service month
 - A. Line service fee
 - B. One-way line fee
 - C. Back-up line fee
 - D. Equipment usage fee
 - E. Installation fee
- 2. The due date specified by the Company
 - A. Fees for short-term service

- B. Cancellation fee
- C. Discount refund
- D. Fees, etc. payable by the month due to the termination of the service agreement in the middle of the relevant month

Article 36 (Payment of fees in advance)

- ① The party liable to make payment may apply to the Company to pay the fees in advance of what he/she is charged.
- ② The amount payable in advance under Paragraph 1 will be an average monthly fee or more for the last 3 months and the Company will settle the amount in the month when the fee is confirmed.

Article 37 (Payment during service suspension)

Even if the use of the dedicated equipment has been suspended, the party liable to make payment will still remain liable for the fees during the period of suspension.

Section 5. Refund of fees, etc.

Article 38 (Return of fees)

- ① If the Company is unable to use the international private leased circuit due to reasons not attributable to the contracting party (including the terminal equipment of the other party's country), such as failure, and if the contracting party has been unable to use the service for at least 60 minutes from the time in which he/she notified the Company of such a fact, the Company will return the amount equivalent to 1-24th of the daily fee for every hour during the suspension. In this case, if the time period is 30 minutes or longer, it is counted as 1 hour.
- ② The daily fee under Paragraph 1 above will be the monthly fee for a long-term service divided by the number of days for the billing month.
- ③ Where the fees have been paid in excess or mistakenly, or it turns out there is an amount to be returned as a result of the settlement of the amount paid in advance or the processing of an appeal, the Company will promptly return the amount.
- 4 If the party entitled to receive the refund under Paragraphs 1 and 3 consents or does not accept the refund notification of the Company, the said amount may be offset from the fee that will be incurred in the future.
- ⑤ If the party entitled to receive the refund has any fees in arrears, the Company may deduct the amount from the sum to be returned first and then make a refund.

Article 39 (Rate discount)

Where the same contracting party uses the international private leased circuit for a long-term period or three or more lines, the Company will discount the rate as shown in the "attached Table".

Article 40 (Imposition of additional dues)

If the party liable to make payment fails to pay the fee by the due date, the Company will impose an amount equivalent to 2/100 of the unpaid fee as additional dues based on the date immediately following the initial due date.

Chapter V. Supplement

Article 41 (Compensation for damages)

If the contracting party has not been able to use the international private leased circuit continuously for 24 hours or longer from the time it notified the Company of its inaccessibility to the circuit, the Company will provide compensation in consultation with the contracting party based on the amount equivalent to at least three times the rate for the period during which the service was rendered unavailable. However, this will not be the case if the damage is caused by a natural disaster, force majeure, or a cause attributable to the contracting party (including the terminal equipment of the other party's country).

Article 42 (Notice of late fees)

Before providing the information on the fees unpaid by a user to credit information companies under Article 15 of the Credit Information Use and Protection Act, the Company will notify the user him/herself (excluding corporation customers) of the fact that the information on late fees will be provided.

Addendum

Article 1 (Effective date)

These Terms and Conditions will enter into force on September 1, 2010.

Addendum

Article 1 (Effective date)

These Terms and Conditions will enter into force on December 1, 2010.

Addendum

Article 1 (Effective date)

These Terms and Conditions will enter into force on May 1, 2013.

Article 2 (Transitional provisions)

The discount for direct debit will be no longer available for customers who sign up after the effective date of these Terms and Conditions.

Addendum

Article 1 (Effective date)

These Terms and Conditions will enter into force on April 10, 2015.

Addendum

Article 1 (Effective date)

These Terms and Conditions will enter into force on April 16, 2015.

Addendum

Article 1 (Effective date)

These Terms and Conditions will enter into force on September 1, 2018.

[Attached Table 1] Rate Table

1. Line service fee

(Excluding VAT, unit: KRW/month)

			Usage fee	
Item	Standard	Long-term (standard monthly fee)	Short-term	Notes
Telephone	Normal quality line - Band 1 - Band 2 - Band 3 Special quality line - Band 1	2,945,000 3,272,000 3,599,000 3,272,000 3,681,000	• First day : 20% of the monthly amount for a long-term service • Every day from the following day: 3.33% of the monthly	Based on the 1-line with a 4-wire system Rate irrelevant of speed Charged band Band 1: Southeast Asia Band 2: North America and Oceania Band 3: Europe and the
	- Band 2 - Band 3	3,926,000	amount for a long-term service (1/30)	Middle East Southwest Asia, Latin America and the Caribbean, Africa
Medium- speed	2400bps line	2,290,000	date amount exceeds the monthly amount for a long-	• Single rate throughout the world
	4800bps line	2,617,000	term service, the monthly amount applies.	varving rates by speed
	9600bps line	3,272,000		
	56/64Kbps line	4,090,000	High-speed is not available for short-term use	
	128Kbps line	6,544,000	-	
	192Kbps line	8,181,000	-	
High- speed	256Kbps line	9,817,000	_	
	384Kbps line	12,271,000	-	
	512Kbps line	16,362,000	-	
	768Kbps line	20,452,000	_	
	1,024Kbps line	24,543,000	-	
	1,544Kbps line	32,724,000	-	
	2,048Kbps line	40,905,000		

^{*} The rates under the table above are for the Korean section, and the total rate must be combined with that for the foreign section.

2. Rate discount

1) Long-term contract discount

Term of agreement	Applicable rate	Notes
One-year agreement	95% of the monthly amount of the long-term service rate	
Continued use after the one-year agreement	95% of the monthly amount of the long-term service rate	
Two-year agreement	93% of the monthly amount of the long-term service rate	
Continued use after the two-year agreement	90% of the monthly amount of the long-term service rate	If terminated before the agreement expires, the refund
Three-year agreement	90% of the monthly amount of the long-term service rate	for discounted benefits will be imposed.
Continued use after the three- year agreement	85% of the monthly amount of the long-term service rate	
Five-year agreement	85% of the monthly amount of the long-term service rate	
Continued use after the five-year agreement	82.5% of the monthly amount of the long-term service rate	

2) Discount for multiple lines

Where the same contracting party uses 3 or more international private leased circuits (excluding backup lines)

- Discount rate: 20%
- Target for discount rates: Rate for the line in long-term use
- Application method
 - * Applied from the second line of the contracting party who uses at least 3 lines, while the discount will be first applied to the lines with lower rates.
 - * In case of an extension or partial termination of a line in the middle of a billing month, the discount is applied after the extension or to the partial termination.
- 3) Double discount
 - * Discounts for long-term contracts and double discounts due to multi-lines use are allowed.
- 3. Rates for the one-way line
 - 1) Concept: Rate payable in exchange for selecting and using only one of either the transmission or reception of the international private leased circuit.
 - 2) Applicable to: High-speed digital lines only
 - 3) Applicable rates: 75% of the monthly rate for long-term line service
- 4. Back-up line fee
 - 1) Concept: Rates payable for installing backup lines
 - 2) Applicable rates: 70% of the monthly rate for long-term line usage
 - 3) Application method: In the event where the backup line is actually used, the monthly amount for long-term use will be applied during the period of use.

5. Installation fee

(Excluding VAT, unit: KRW)

Eligible items and standards		New (Per line)	Modification of Location (Per side)	Notes
Tele	Telephone line		28,000	* Based on the 1-line with a 4-
Digital	64 kbps or less	28,000	28,000	wire system
line	128 kbps or higher	100,000	100,000	* Same for both long term and short term services

6. Equipment usage fee

(Excluding VAT, unit: KRW)

Device name	Unit	Monthly rate	Notes
SHELF/PSU	Туре	12,000	For medium speed
DSU-SR-S	Card	8,000	For medium speed
DSU-SR-D	Unit	8,000	For medium speed
DSU-56/64-D	Unit	10,000	For 56/64K
CSU	Unit	10,000	For 128~768K
I-MUX	Unit	80,000	for 6M
Router	Unit	80,000	Based on CISCO 2501

^{*} The same rate applies to both long-term and short-term services. The fee is neither charged on the daily basis nor included in the fee for the relevant month in the event of activation or cancellation in the middle of the month. However, if the service is activated on the first day of the month or terminated at the end of the month, the amount will be added to the fee for the relevant month.

7. Cancellation fee

○ 10% of the monthly long-term service fee for high-speed digital lines

8. Discount refund

- (Monthly fee before discount * number of service months) * (discount rate for the term under the contract discount rate for the period of service)
 - When the term of a long-term contract to receive a rate discount does not expire
 - If the service is terminated in the middle of the billing month: If the number of days in which the service was used in the terminated month is 15 or more, it is included in the number of months of the period of service.

9. GMPL (Global Managed Private Line) service

9-1. Line service fee

1) Korea-Japan, Hong Kong

(Unit: KRW, excluding VAT)

Speed (bps)	Standard dedicated fee	Dedicated fee for back-up lines	NMS fee	Mux Rent fee
64%	4,227,000	480,000		
128K	6,763,000	827,000		
192K	8,454,000	1,175,000		
256K	10,144,000	1,539,000		
384K	12,681,000	2,190,000	Saa Dagaagaah 0 2	Saa Dawaawanh 0 2
512K	16,907,000	2,843,000	See Paragraph 9- 2	See Paragraph 9- 3
768K	21,134,000	3,962,000		
1,024K	25,361,000	5,055,000		
1.5M	33,815,000	7,167,000		
2 M	42,269,000	9,586,000		

2) Korea-USA

(Unit: KRW, excluding VAT)

Speed (bps)	Standard dedicated	Dedicated fee for	NMS fee	Mux Rent fee
	fee	back-up lines		
64K	4,318,000	618,000		
128K	6,908,000	1,102,000		
192K	8,636,000	1,588,000		
256K	10,363,000	2,089,000		
384K	12,953,000	3,015,000	Saa Dawa awamb 0 2	Saa Damaamamb 0 2
512K	17,271,000	3,943,000	See Paragraph 9- 2	See Paragraph 9- 3
768K	21,589,000	5,612,000		
1,024K	25,907,000	7,255,000		
1.5M	34,542,000	10,467,000		
2 M	43,178,000	13,848,000		

9-2. NMS fee

(Unit: KRW, excluding VAT)

Mux type	Monthly fee
NB 3600/3645	1,094,500
NB 3612/3624	437,800
NB 3630	547,250
NB 823X	109,450

9-3. MUX rent fee: 2.6% of the purchase price

9-4. Installation fee: 10,000 won9-5. Long-term contract discount

Term	Discount rate
2 years	7%
Continued use after 2 years	10%
3 years	10%
Continued use after 3 years	15%
5 years	15%
Continued use after 5 years	18%

^{*} Only standard fee is applicable.

- 9-6. Discount refund: (Monthly fee before discount * number of service months) * (discount rate for the term under the contract discount rate for the period of service)
- 9-7. Cancellation fee: 10% of the monthly fee will be charged for cancellation before service activation.
- 9-8. Customer compensation plan

Where a service failure occurs due to reasons not attributable to the user, he/she will be compensated as follows:

Monthly failure hours	Compensation rate	Compensation standards
Less than 45 minutes	0%	
45 minutes or longer - less than 2 hours	10%	Amount of compensation= (total amount
2 hours or longer - less than 6 hours	20%	payable every month) x compensation rate
6 hours or longer	35%	