Bangladesh Computer Council Data Center Service Frame Agreement

This document constitutes an agreement (herein after called "Frame Agreement") made on the _____ day of _____, 20 ____ between:

Bangladesh Computer Council ("BCC"), ICT Tower, Agargaon, Sher-e-Bangla Nagar, Dhaka, Bangladesh as the 1st Party (Data Center Service Provider),

and

(Please fill up)

as the 2nd Party (Data Center Service Customer)

Hereinafter, collectively referred to as the "Parties"

The purpose of this Frame Agreement between the Parties is to agree on the general terms and conditions and service level agreement (SLA) set forth for using Data Center Services provided by National Data Center (NDC), BCC. This agreement is applicable for all the services provided by BCC under the Data Center Service Catalog regardless of the specific services chosen by the customer. In consideration of the mutual covenants and agreements contained herein, the Parties hereby agree to follow the general terms and conditions as described in section 1 to 12:

1. Services Information

- **1.1.** The 1st Party shall provide the following Data Center Services as chosen by the 2nd Party from NDC Service Catalog and submitted to 1st Party in Technical Service Information Form,
- a) Request based service (VPS, Backup, Load Balancer, E-mail, Co-location, Hosting, Managed Database, etc.)
- b) Cloud service;
- c) Modified service and resources as requested by the 2nd Party within the scope of the service catalog.
- **1.2.** The 2nd Party acknowledges that it shall be solely responsible for availing the services provided by the 1st Party and shall cooperate with the 1st Party in all matters relating to the services.

2. Commencement and Validity

2.1. This Agreement shall commence on the date of signing by the Parties and shall valid till [*insert date DD-MM-YYYY*];

- **2.2.** Either Party may terminate the agreement before the expiration of the validity period according to Section 6: Termination of the Agreement;
- **2.3.** Upon mutual written agreement of all the Parties, this agreement may be extended for a further period upon such terms and conditions as may be agreed upon in writing by the Parties;
- **2.4.** If none of the Parties provides written notice of termination as specified in this agreement, this agreement shall automatically renew for successive periods of 3 (three) months unless otherwise terminated in accordance with the terms herein.

3. Communication between the Parties

- **3.1.** Communication between the Parties shall take place via contact person as indicated in the Service Level Agreement document or as agreed between the Parties;
- **3.2.** Communication between the Parties shall be done through the communication media which includes: official letter or official e-mail or in any other form reproducible in writing.

4. Relationship between the Parties

4.1. The relations between 1st Party and the 2nd Party shall be governed by the laws and regulations of the People's Republic of Bangladesh, this Agreement, the General Terms and Conditions and the Service Level Agreement (SLA).

5. Modification of the Agreement

- **5.1.** 1st Party has the right to unilaterally change or modify the terms at any time as a result of legislation or practice, a decision of a national authority, technical or substantive developments in a particular area or services, economic needs after providing adequate notice to 2nd Party;
- **5.2.** 1st Party shall notify the 2nd Party at least one (1) month in advance for the amendment of the Terms and Conditions that directly change the terms and conditions of the existing Agreement.

6. Termination of the Agreement and Services

2nd Party reserves the right to terminate or cancel this agreement at any point of time and for any reason by providing an official service termination letter or notice to 1st Party. But such letter or notice must be issued 30 days before the said termination or cancellation date. Acknowledgement of the receipt of such termination letter or notice shall be preserved by the 2nd Party.

On the other hand, 1^{st} Party reserves the right to terminate or cancel the agreement if the 2^{nd} Party fails to comply with the terms and conditions stipulated herein.

Moreover, 1st Party reserves the right to immediate suspension of the whole or part of the services of 2nd Party for temporarily or permanently under the following reasons:

- a) If the information system of the 2nd Party generates or disseminates any malware or virus or worm or malicious code;
- b) If the information system of the 2nd Party generates inbound or outbound Distributed Denial-of-Service (DDoS) traffic;
- c) If the information system of the 2nd Party generates unexpectedly high traffic packet which disrupts overall data center services;
- d) If the information system of the 2nd Party interrupts other hosted services in the data center.
- e) If 2nd Party does not pay the service fee to the 1st Party for 3 consecutive months;

1st Party shall notify 2nd Party with reasons of such suspension via e-mail before effecting the suspension.

After termination of the agreement, 2nd Party is responsible to retrieve or transfer or migrate their information systems and all relevant data. 1st Party is not liable for preserving the information system resources and data of the 2nd Party after termination of the agreement and related services.

7. Rights and Obligations of the Parties

7.1. Rights of the 1st Party

- a) 1st Party reserves the rights to restrict or suspend the provision of the service to the 2nd Party in the event that the 2nd Party breaches the terms of this agreement;
- b) 1st Party has the rights to restrict or suspend the services if there are any circumstances which is beyond the control (e.g. attacks on the applications systems of the 2nd Party) of 1st Party or may significantly disrupt the services of other customers of 1st Party, provided that the situation cannot be reasonably eliminated by less burdensome measures on the 2nd Party;
- c) 1st Party reserves the right to claim payment from 2nd Party for the services provided under this agreement;
- d) 1st Party has the rights to conduct vulnerability test of the application systems of the 2nd Party with the proper concern of 2nd Party if deems required due to any regulatory requirements or to find any root cause of any attack generated from or targeted to the information system of 2nd Party. During the activity, a representative from 2nd Party will be there always to coordinate and support. 1st Party will notify the 2nd Party on such cases and share the reports accordingly;
- e) 1st Party reserves the rights to share logs with the law enforcing agencies or regulatory agencies for the purpose of any investigation on the information system of 2nd Party. Both party collaboration is mandatory for this activity. 1st party will provide prior notification (email/phone) to the 2nd party on such cases and share the same logs accordingly;

7.2. Obligations of the 1st Party

- a) The 1st Party shall provide the services covered under this agreement according to the Service Level Agreement (SLA) attached as Annexure-1;
- b) Necessary services requested by the 2nd Party from the service catalog of NDC, shall be provisioned by the 1st Party and handed over to 2nd Party for deploying the information system in data center;
- c) Necessary knowledge transfer session for operating the government cloud console and managing the resources shall be provided by the 1st Party preferably using online platform;
- d) During initial on boarding, 1st Party shall provide proactive and prompt support for the accessibility of the request based services and cloud services of NDC, after the services has been provisioned support services shall be provided according to the Service Level Agreement (SLA);
- e) The 1st Party is responsible for implementing necessary network perimeter level security measures to protect the cloud services and request based services infrastructure, 1st Party may also implement certain web application level security with its application centric security systems after discussion with 2nd Party;
- f) 1st Party may ensure backup of the data for the services provided to 2nd Party after necessary technical discussion on backup policy with 2nd Party;
- g) 1st Party may need to perform routine maintenance and software updates on the cloud infrastructure or its other infrastructure. However, 1st Party shall communicate for scheduled maintenance in advance to minimize disruptions to the 2nd Party's operations;
- h) If the 1st Party becomes aware of any security breaches or unauthorized access to the 2nd Party's data, 1st Party must promptly inform the 2nd Party and take appropriate remedial actions;
- If the 2nd Party decides to terminate the agreement by submitting an official letter, the 1st Party should provide necessary possible assistance for the purpose of data migration and retrieval from 1st Party's infrastructure;
- j) The 1st Party must provide services in compliance with all applicable laws, regulations, and guideline of the Government of Bangladesh relevant to the data center services and cloud services.

7.3. Rights of 2nd Party

The 2nd Party reserves the right to accept and use all services and related resources as per the terms and conditions of this agreement as well as SLA. 2nd Party also reserves the rights to delegate the access rights of the service resources to the 3rd Party (if needed, on behalf of 2nd Party) for the purpose managing and day to day operation of the service infrastructure. However, relationship between 2nd and 3rd Party shall be governed by an underpinning agreement. The 2nd Party shall inform the 1st Party about such an agreement and seek approval.

7.4. Obligations of the 2nd Party

- a) 2nd Party must adhere to all the terms and conditions outlined in the agreement or terms of service provided by the 1st Party. This includes usage policies, restrictions, and guidelines for using the data center services;
- b) 2nd Party must comply with other relevant law or policies as and when published by the Government of Bangladesh;
- c) 2nd Party shall ensure that all underlying software system and stack for their application systems are properly licensed or free to use (proprietary/open source);
- d) 2nd Party shall ensure that their appointed service provider (if any) i.e. 3rd Party is taking reasonable security measures to secure their virtual/cloud servers, application system and relevant infrastructure from any type of internet threats;
- e) 2nd Party is obligated to use the data center services for lawful purposes only. They must ensure that they are not doing in any illegal, unethical, or harmful activities using the services;
- f) 2nd Party shall ensure that no illegal applications are installed and no illegal content is hosted on their servers and related infrastructure;
- g) 2nd Party shall ensure that no TCP/UDP ports are opened for their internal systems and services that could negatively affect the stability of the system;
- h) If the 2nd Party is storing or processing any personal or sensitive data using the infrastructure of the 1st Party, 2nd Party must ensure reasonable protection is in place for the protection of those personal data;
- i) 2nd Party shall ensure vulnerability and penetration test for the application system before deploying the system in production environment provided by 1st Party under this agreement;
- j) 2nd Party shall maintain regular information security test including vulnerability test of their application system for stability of the application;
- k) 2nd Party is responsible to monitor the backups of their data; related restoration of backups shall also be monitored periodically by the 2nd Party;
- I) 2nd Party must ensure that they are not taking any action that may results in any disruption or alteration of the functionality of the service without their consent;
- m) 2nd Party is responsible for maintaining the security and confidentiality of their user accounts and access credentials provided by 1st Party. They must not share their login information with unauthorized individuals and promptly inform the 1st Party in case of any security breaches or suspected unauthorized access;

- n) 2nd Party shall ensure strong password and authentication policies for their systems;
- o) If there is issues or problems with the data center services, 2nd Party shall promptly report to the 1st Party's support team or designated contact according to the SLA;
- p) The 2nd Party shall take the liability for the damages caused to 1st Party by violation of the obligations arising from this agreements, including the damage caused by the application user and any third Party;
- q) Unless otherwise agreed in writing between the Parties, the 2nd Party undertakes not to resell or transfer in any means or to use (including in part) the service for purposes other than intended government applications or transfer any user rights (including licenses) offered under it;
- r) When using the Services, 2nd Party shall be solely responsible for the information generated from their application system and transmitted through communications networks;
- s) If 2nd Party wants to avail more NDC services in future regardless of the Cloud based service or request based service then the customer can get the services within the scope of the existing Frame Agreement. All necessary service specific forms shall be duly filled by the customer and forward to NDC with official Letter.
- t) 2nd Party shall not make 1st Party liable for any damages, if it is caused by:
 - i. A power failure not dependent on the infrastructure of 1st Party;
 - ii. Any unpredictable or abnormal risk situation which is not familiar to 1st Party or 2nd Party, however, in such cases combined decision of the Parties will be treated as final decision to reduce the risk and to normalize the situation;
 - iii. Failure of communication lines not within the jurisdiction of 1st Party (including data communications provider);
 - iv. Incorrect or unlawful information provided by 2nd Party or their stakeholders;
 - v. Wrong selection of service or inadequate use of service resources of NDC by the 2nd Party;
 - vi. Failure of the 2nd Party to implement organizational, physical and IT security measures;
 - vii. Failure of the 3rd Party to implement necessary organizational, physical and IT security measures for protecting the application system of the 2nd Party;
 - viii. Any other scenario that 1st Party states as beyond their control.

u) 2nd Party must ensure timely settling of the payment of the 1st Party based on the fees of the data center services.

7.5. Obligations of the 3rd Party

- a) The 3rd Party must comply with all terms and conditions or terms of service provided by the 1st Party as set forth in this agreement. This includes usage policies, restrictions, and guidelines for using the data center services;
- b) 3rd Party must comply with other relevant law or policies as and when published by the Government of Bangladesh;
- c) 3rd Party shall follow or shall assist to follow all the obligations outlined for 2nd Party.
- d) In general scenario, 3rd Party shall communicate with the 1st Party via 2nd Party for the service request or for reporting any issues or problem. However, for emergency issues 3rd Party can directly communicate with 1st Party keeping 2nd Party in the communication process.

8. Billing & Metering

According to the service fee schedule approved by the competent authority, the billing for the services will be calculated in monthly basis. There is no hourly metering system for the provided services. Moreover, for request based services, the metering is according the service plan chosen by the 1st Party from day 1 and for cloud based service the metering shall be based on both allocations based and pay as usage based depending on the type of cloud services.

9. Confidentiality and Data Protection

- **9.1.** The Parties undertake to preserve the confidentiality of any information, including trade secrets, which has become known to them in connection with the conclusion and performance of the Frame Agreements, the disclosure of which to the public or to third Parties may in any way harm the other Party. The obligation of confidentiality does not extend to information that is designated to the public, is generally known, or otherwise cannot be confidential in nature or is to be transmitted in accordance with law;
- **9.2.** All Parties agree to keep any confidential information received from each other in the course of this Agreement confidential and shall not disclose such information to any third Party without prior written consent, except as required by law.
- **9.3.** The data or content in the information system of the 2nd Party is the data of the corresponding 2nd Party; 1st Party does not have any ownership and liability for the service, data or content managed by the 2nd Party.

10. Circumstances of Force Majeure

Failure or delay in performance of a Party's obligations shall not be considered a breach of the Frame Agreement if it was caused by circumstances of force majeure. Given the specific nature of service, technological disaster nationwide or global, natural disasters, acts of war, terrorism, etc., which render the Frame Agreement physically impossible, shall be considered as force majeure, but if they occur, the Parties shall make every effort to comply with their contractual obligations.

11. Disclaimer

1st Party cannot be held liable for damages under any circumstances not specifically identified in this Frame Agreement. 1st Party cannot be held liable for the data or file that is stored or processed in the cloud or request based service resources provided by NDC.

12. Dispute Resolution Process:

- **12.1.** Both Parties shall take steps to settle the dispute through negotiation if any dispute arises while the contract is in existence.
- **12.2.** If the dispute is not resolved under Section 12.1, dispute resolution may be initiated through the Ministry/Division of either Party, as agreed by 1st Party and 2nd Party.

By entering into the Frame Agreement, the Parties confirms that they have read, understood, accepted and agrees with the terms and conditions and undertakes to fulfill the obligations set out in the frame agreement.

1st Party (BCC as Government NDC Service Provider):

Name:

Designation:

Signature with Seal:

2nd Party (Representative of Government Organization as Customer):

Name:

Designation:

Signature with Seal: