COMMUNICATIONS AND MULTIMEDIA ACT 1998
COMMUNICATIONS AND MULTIMEDIA (LICENSING) REGULATIONS 2000

CLASS LICENCE
CONTENT APPLICATIONS SERVICES

ORIGINAL
Serial No: 8                         Licence No: CASP/C/2006/1

PURSUANT TO SECTIONS 44 AND 205 OF THE
COMMUNICATIONS AND MULTIMEDIA ACT 1998

A licence is granted in respect of the provision of any content applications services the
particulars of which are as follows:

(a) content applications service restricted in its availability to:

   (i) any mode of public transport including trains, buses, aircrafts,
       taxis and vehicles for hire;

   (ii) a commercial or residential building; or

   (iii) a restricted geographical area;

(b) content applications service of limited appeal or which is targeted to a
    special interest group and available through subscription by persons using
    equipment or any device specifically designed for receiving the said
    service; and

(c) content applications service where content is remotely generated and
    distributed through a network service and displayed on a screen.

with effect from ......14...November..... 2006 subject to the following standard
conditions and such other standard conditions as may be declared by the Minister from
time to time:
STANDARD LICENCE CONDITIONS

1. SOLE LICENCE
   1.1 This licence replaces any other licence granted by the Minister and shall be the sole licence held by the licensee in respect of the content applications services authorised under the licence.

2. COMPLIANCE WITH THE LAW
   2.1 The Licensee shall comply with the provisions of the Communications and Multimedia Act 1998 ("the Act").

   2.2 The Licensee shall comply with the provisions of any subsidiary legislation made, or other instruments, guidelines policies issued under the Act, especially Ministerial Determination No. 4/2003.

3. COMPLIANCE WITH CONSUMER CODES AND CONTENT CODES
   3.1 The Licensee shall comply with any consumer codes and content codes registered under the Act which are relevant to the activities of the licensee.

   3.2 The Licensee shall not provide any content which directly propagates any religious belief other than Islam which has been approved by the Department of Islamic Development Malaysia, of the Prime Minister’s Department (Jabatan Kemajuan Islam Malaysia, Jabatan Perdana Menteri).

   3.3 The Licensee shall not provide any content which contains cultural and moral values that are against the community aspirations of the nation.

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4. INDEMNITY
   4.1 The Licensee shall indemnify the Minister and the Commission against any claims or proceedings arising from any breaches or failings on the part of the Licensee.
5. **SAFETY MEASURES**

5.1 The Licensee shall in respect of all apparatus, equipment and installations possessed, operated, maintained or used under the licence, take all proper and adequate safety measures to safeguard life or property, including exposure to any electrical emission or radiation emanating from the apparatus, equipment or installations so used.

6. **CHARGING MECHANISM**

6.1 The Licensee shall take reasonable steps to ensure that the charging mechanism used in connection with any of its network facilities and/or network services are accurate and reliable in all material aspects.

Dated: 14 November 2006

[KTAK : BK (S) 494 / 3 KLT. 7 ( 7 )]

DATO’ SRI. DR. LIM KENG YAIK
Minister of Energy, Water and Communications Malaysia