Dated

BETWEEN

# NETLINK MANAGEMENT PTE. LTD. (IN ITS CAPACITY AS TRUSTEE OF NETLINK TRUST)

AND



ADDENDUM

TO CUSTOMISED AGREEMENT DATED 6 JANUARY 2021

FOR

PROVISION OF CO DIVERSITY IN RLEATION TO TENDER NO. GVT (T) 17032

#### This ADDENDUM is made on

#### between:

(A) NETLINK MANAGEMENT PTE. LTD. (in its capacity as trustee of NetLink Trust) (Company Registration Number: 201704784C), a company incorporated in Singapore with its registered address at 750E Chai Chee Road, #07-03 Viva Business Park Singapore 469005 ("NLT")

AND

(B) (Company Registration Number: ), a company incorporated in Singapore with its registered address at Singapore (the "RL").

NLT and the RL shall hereinafter be collectively referred to as the "Parties", and individually as "Party".

#### WHEREAS:

- A. NLT and the RL entered into a Customised Agreement for the Provision of Non-Building Address Point Connections in relation to Tender No. GVT (T) 17032 issued by the Government Technology Agency for the Provision of Network Bandwidth Connectivity Services for Government Ministries and Departments, Statutory Boards, Organs of State and Other Participating Entities on 31 May 2018 (the "Main GovTech CA"). The Main GovTech CA was subsequently amended in accordance with the terms and conditions set out in the Addendums dated 16 October 2018, 14 May 2019 and 19 April 2023.
- B. On 6 January 2021, NLT and the RL entered into a Customised Agreement (the "**CA**") which is separate and independent of the RL's ICO Agreement to regulate Parties' respective obligations and responsibilities with regard to the provision by NLT of COD Connections (as defined in the CA) in connection with the Main GovTech CA.
- C. The CA will expire on 8 July 2023. Parties now agree to extend the term of the CA on the same terms and conditions commencing from 9 July 2023 to 8 July 2028 and further agree to amend Paragraph 8 of the CA, and Paragraph 7 of Annex 2 of the CA to reflect the change in Parties' liabilities.

#### THE PARTIES HEREBY AGREE AS FOLLOWS:

- 1. Unless otherwise defined, capitalised terms used in this Addendum have the meanings given to them in the CA.
- Pursuant to Clause 7.3 of the CA, the Parties agree that the CA shall be renewed for a further period of five (5) years commencing from 9 July 2023 to 8 July 2028, unless further renewed in writing between the Parties.
- 3. Pursuant to Clause 9.4 of the CA, the Parties agree that the CA shall be amended as follows from the date of this Addendum:
  - (a) Clause 8 of the CA shall be deleted in its entirety and replaced with the following provision:

#### "8.LIMITATION OF LIABILITY

8.1 This Clause 8 shall regulate the liability (whether arising in contract, in tort, under statute or in any other way and whether due to negligence, willful or deliberate breach, breach of statutory duty or any other cause) of a Party to the other Party under or in relation to this Agreement and in relation to any act, omission or event relating to or

arising out of this Agreement.

- 8.2 Subject to Clause 8.4, neither Party shall be liable to the other Party, whether in contract, in tort, under statute or otherwise, for the following:
  - a. any direct or indirect loss of profits, revenue, business, anticipated savings, wasted expenditure or goodwill; or
  - b. any consequential or indirect liability, loss or damage,

sustained by and arising from or in connection with this Agreement.

- 8.3 Subject to Clause 8.4, each Party's aggregate liability in any given year (commencing on the Effective Date of this Agreement and each anniversary thereof) to the other Party for breach of any of their obligations or otherwise arising under this Agreement (including liability for negligence or breach of statutory duty), shall be limited to the aggregate Monthly Recurring Charge paid or payable by the RL during the twelve (12) months prior to the event giving rise to the liability.
- 8.4 Save as permitted by law, neither Party excludes or restricts its liability for death or personal injury. Nothing in this Clause 8 excludes or restricts:
  - a. either Party's liability for fraud, willful default and/or gross negligence;
  - b. the RL's liability for not using the COD Connections strictly in accordance with **Paragraph 1 of Annex 1**; and
  - c. the RL's liability to make payment to NLT under this Agreement."
- 4. Paragraph 5.5 of Annex 1 of the CA shall be deleted in its entirety and replaced with the following provision:
  - "5.5 All ducts and manholes through which NLT's fibre cables are laid for the purposes of fulfilling the Request, shall belong to NLT. Wherever possible, NLT shall use its existing ducts and manholes to fulfil a Request. Where, in NLT's sole opinion, NLT's existing ducts and/or manholes are unable to fulfil a Request, NLT shall in its sole discretion determine whether the Request may be fulfilled by the digging, trenching, construction and installation of new ducts and/or manholes.
    - (a) In the event that NLT in its sole discretion determines that the Request may be fulfilled by the digging, trenching, construction and installation of new ducts and/or manholes, NLT shall notify the RL of the same. Upon the RL's confirmation that NLT should nonetheless fulfil the Request, NLT shall dig, trench, construct and install such new ducts and/or manholes as NLT in its sole discretion deems necessary to fulfil the Request, and shall further be entitled to charge the RL for all works undertaken and all costs and expenses incurred in this relation to such new ducts and/or manholes. For the avoidance of doubt, such new ducts and/or manholes shall belong to NLT.
    - (b) In the event that NLT in its sole discretion determines that new ducts and/or manholes cannot be dug, trenched, constructed and/or installed to fulfil the Request, NLT shall notify the RL that NLT will require the assignment and/or transfer of the RL's existing ducts and/or manholes to fulfil the Request. Upon the RL's confirmation that NLT should nonetheless fulfil the Request, Parties shall negotiate in good faith for the said assignment and/or transfer of the RL's existing ducts and/or manholes and effect the same by entering into an agreement which shall include the following terms:

- (i) The ducts and/or manholes to be assigned and/or transferred to NLT free and clear of any and all encumbrances;
- (ii) The price payable by NLT to the RL for the said ducts and/or manholes;
- (iii) That the RL warrants that the relevant ducts and/or manholes are in good working condition, and are free from defect, deformity, damage, breakage and/or blockage; and
- (iv) That the RL shall do and cause to do all such acts, deeds and things for the purpose of assigning or transferring the relevant ducts and/or manholes in the name and in favour of NLT.

For the avoidance of doubt, there shall be separate agreements for each Request that needs to be fulfilled by the assignment and/or transfer of the RL's existing ducts and manholes."

- 5. Annex 2 of the CA shall be deleted in its entirety and replaced with the new Annex 2 that is appended in the Schedule hereto. For the avoidance of doubt, all references to "Annex 2" in the CA shall mean the "Annex 2" attached to this Addendum.
- 6. The CA and this Addendum shall be read and construed as one document and this Addendum shall be considered as part of the CA. Accordingly, the term "Agreement" as used in the CA, and all references to the CA, howsoever expressed, in all other instruments and agreements executed thereunder or pursuant thereto, shall for all purposes refer to the CA as varied, supplemented or amended by this Addendum.
- 7. Save for the amendments stated in this Addendum, all the other provisions in the CA shall remain unchanged and shall continue in full force and effect. In any event of conflict between the provisions of the CA and this Addendum, his Addendum shall prevail in respect of the amended and/or varied terms and conditions.
- 8. This Addendum may be entered into in any number of counterparts, all of which taken together shall constitute one and the same instrument. This Addendum may be executed by way of a certificate-based digital signature and the Parties hereby agree that such digital signature shall be treated as an original signature for all purposes hereof.
- 9. This Addendum shall be governed by the laws of Singapore and the Parties irrevocably and unconditionally submit to the exclusive jurisdiction of the Singapore courts.
- 10. NetLink Management Pte. Ltd. has assumed all obligations under this Addendum in its capacity as trustee of NetLink Trust and not in its personal capacity and any obligation or liability of NetLink Management Pte. Ltd. under this Addendum is limited to the assets of NetLink Trust over which NetLink Management Pte. Ltd. has recourse and shall not extend to any personal or other assets of NetLink Management Pte. Ltd. or its shareholders, directors, officers or employees.

## IN WITNESS WHEREOF this Addendum has been entered into on the date stated at the beginning

## NETLINK MANAGEMENT PTE. LTD. (AS TRUSTEE OF NETLINK TRUST)

Signed by (Name of Signatory) for and on behalf of NETLINK MANAGEMENT PTE. LTD. (in its capacity as trustee of NetLink Trust) in the presence of:	) ) ) )
	<u>(signature)</u> Title:
<u>(signature of witness)</u> Name of Witness: Title:	
Signed by (Name of Signatory) for and on behalf of NETLINK MANAGEMENT PTE. LTD. (in its capacity as trustee of NetLink Trust) in the presence of:	) ) ) )
	<u>(signature)</u> Title:
<u>(signature of witness)</u> Name of Witness: Title:	
Signed by (Name of Signatory) for and on behalf of  in the presence of:	) ) ) )
	<u>(signature)</u> Title:

(signature of witness) Name of Witness: Title:

# **SCHEDULE**

# ANNEX 2

# CHARGES

The charges payable by the RL for the COD Connections provided under this Agreement are set out below, subject to **paragraph** Error! Reference source not found. of **Annex 1**.

S/N	Description of Charges	Amount
1	Monthly Recurring Charge (" <b>MRC</b> ")	\$384 per COD Connection
2	Standard Installation Charge	\$2,000 per COD Connection for installations with fibre length up to 80 metres using existing facilities at NBAP end.
		Where Indoor Connection requires fibre length exceeding 80 metres and / or new facilities are required, additional OTC as set out in <b>Annex 4</b> (One Time Installation Charge - Indoor Connection) shall apply on top of the \$2,000 Standard Installation Charge
		Where Outdoor Connection is required, additional OTC as set out in <b>Annex 5</b> shall apply on top of the \$2,000 Standard Installation Charge.
3	Early Termination Charge	Total MRC for the remaining Minimum Connection Term for each COD Connection
4	Cancellation Charges after commencement of site survey and before acceptance of OTC	\$76 per site survey
5	Cancellation Charges Due to Failure to provide acceptance of service activation period and agreement to pay OTC within ten (10) Business Days of Receipt of NLT's notification of the total applicable OTC	\$76 per site survey
6	Cancellation Charges before RFS but after acceptance of OTC	\$76 per site survey + any other incidental cost on a Cost- Oriented Basis
7	Reinstatement Charges for the removal of Indoor COD Connection upon Service Termination	\$190 per COD Connection
	Reinstatement Charges for the removal of Outdoor COD Connection upon Service Termination	On a Cost-Oriented Basis

5	Fault Identification Charge		
	There will be a minimum charge per visit u	p to the first two hours as listed be	low.
	DESCRIF	PTION	CHARGES (S\$)
	Minimum Charge (per visit up t	Minimum Charge (per visit up to first two hours)	
	PERIOD	TIME	RATE (S¢/br)
			RATE (S\$/hr)
	Monday to Friday	9.00am to 5.00pm	\$20
	Monday to Friday	After 5.00pm to 9.00am the next day	\$30
	Saturday	9.00 am to 1.00pm	\$20
	Saturday	After 1.00pm to 12.00am the next day	\$30
		12.00am to 9.00am the next	\$40