

Code of Ethics

For Internet+ Box

English translation by af2m Association*

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Internet + Box Charters applicable as of 15 February 2017

Changes:

Article modified	Nature of the modification	Date of application
Set of rules applicable to communication on the internet+ box services – article 1.b	Change	1st April 2017
Set of rules applicable to communication on the internet+ box services – article 2	Change	15 February 2017
Set of rules applicable to design of internet+ box services – preamble	Addition of a new article	15 February 2017
Set of rules applicable to design of the internet+ box services – article 1	Change	15 February 2017
Set of rules applicable to design of the internet+ box services – article 2	Change	1st April 2017



RECOMMENDATIONS ON ETHICS APPLICABLE TO INTERNET+ BOX SERVICES

The Editor of the service, hereinafter the Editor, must comply with these rules applicable to services using Internet+ box solution to charged the User (hereinafter the "Services"). Moreover, compliance with these rules does not relieve the Editor from compliance with laws, regulations and decisions of the competent authorities in effect at the time of delivery of the Service.

ARTICLE 1 - INFORMATION OF USERS

The Editor of Service must communicate to the User or make available to him, clearly and unequivocally by any suitable method, and in accordance with the communication and design charters:

- The information referred to in Article 6 III of the LCEN dated 21 June 2004 ¹
- Pricing information referred to in Article L.113-3 of the Consumer Code
- The essential features of the Service
- The essential conditions necessary for delivering the Service
- All details that can enable a person to express a claim (Chatel Law, Article 29, LME Article 87) and to
 exercise his rights.²

The Editor informs the User of frequency of updating or management of the Service, notably providing the date and/or time when these are necessary to complete the information to the User.

When the Service requires the use of personal data or private information or when the User may be encouraged to communicate (e.g. services that connect users), the Editor informs the User on the use that may be made of such information (Chapter 5 of the French Information and Liberties Act).

When the Service is subject by its nature to particular restrictions, the Editor shall alert the User.

ARTICLE 2 - LOYALTY OF SERVICE

2.1 Loyalty towards Users

The Editor offers loyal service. This being so, the User shall in no way be misled as to the content, prices, options or modalities of delivering the proposed service.

The Service shall be delivered in full at the price proposed to the User. Moreover, a Service shall in no case require or involve another payment method than Internet+ box.

In the case of subscription services, the Editor must take care that the unsubscription remains simple, easy to access and free of cost for the User.

It is forbidden to start providing a service without the express and informed consent of the User.

All advertising messages within the Service must be identified as such.

¹ In the case of an individual, contact details (name, first name, address, telephone number and the RCS if applicable). In the case of a corporation, the legal notices. In both cases, the name of the publication director.

² These two articles are coded as Articles L.113-5 and 121-18 of the Consumer Code.



The Editor shall not use the contact details of a User, particularly his phone number or his email address without his express consent and will comply with recommendations of the National Commission on Computers and Liberties (CNIL).

The Editor should never collect personal information from the User without the express permission of the User.

Similarly, in the case of purchase or lease of files, the Editor shall ensure from his supplier the compliance with laws and regulations in force in France, the responsibility of the Editor remaining engaged.

The Editor shall modify or withdraw immediately from his Service the personal information of a User when the User complains that such information was listed on the Service without his consent.

Beyond personal information, the Editor shall not require the User to send information that is not necessary for the provision of the Service or having no direct connection with it, neither in kinematics of the Service nor in its communication.

The Editor, based on the technical information available to him or on information provided to him by the User, should not initiate the billing of a Service that could not be provided to the User for any reason whatsoever and shall inform the User accordingly.

2.2 Loyalty towards professionals

In general, the Editor shall not infringe in any manner whatsoever to the image, the reputation of institutions, organisations involved in setting the rules governing this activity.

It is forbidden to use a trademark or a company name to promote his service without the express permission of the copyright owner entity.

2.2.1 Loyalty towards competing Editors

The Editor shall:

- Compete fairly and undertakes not to intervene on a Service with the intent to impair its proper operation, to harm a competitor or Editor or to divert Users
- Perform preliminary research so that the name and the access number of the Service cannot be confused with existing ones, or infringe the rights of third parties
- Refrain from any practice likely to mislead, even potentially, or create any confusion between himself and a competing Editor or between his Service and the Services of competing Editors.

2.2 Loyalty towards Operators

The Editor agrees not to infringe in any manner whatsoever the image or reputation of the Operators.

He must:

- Respect the objective of his Service as it was declared to the Operator,
- Refrain from any practice likely to mislead, even potentially, or create any confusion between himself and the Operators or between his Service and the Services of Operators.

2.2 Loyalty towards beneficiaries

The Editor shall offer a service that may not harm or infringe any patent, trademark, copyright or other intellectual property rights.

The Editor shall be responsible for obtaining the necessary approvals for the reproduction and dissemination of works or excerpts from works used in connection with the Services from the concerned Societies of Authors and to settle compensation due in respect of rights of reproduction as well as public



disclosure of such works or excerpts of works (fees due to the Society of Authors, Composers and Editors of Music (Société des Auteurs, Compositeurs et Editeurs de Musique - SACEM) or other copyright societies).

ARTICLE 3 - CONTENT OF SERVICES

The Editor assumes full responsibility for the content or service delivered. Some content or Services are subject to specific rules that the Editor must follow.

3.1 Counselling Services

The Editor must indicate to the User that the information / advice given as part of his Service are for information purposes only and shall contain the name of the authors.

3.2 Distance selling Services

The service of repayment provided by the Operator to the Editor should not be, as such, used as payment for material goods or services other than Services conforming to this charter.

3.3 Services connecting registered Users with each other

In the cases where simultaneous or almost simultaneous exchange between Users, identified or not identified with certitude, is allowed by the Service:

- Public contents must be monitored
- Rules of conduct complying with these recommendations must be brought to the knowledge of the public through all means suited to the communication medium used
- A warning must be displayed to the User at the beginning of the communication, stating that he may be banned from the Service if his conduct violates these rules
- Minors should be informed explicitly that they should not provide any personal contact information
- A warning page should be displayed on entering the application. The message may be based on the following text: "To communicate safely, we recommend strongly that you should never provide your personal contact information. You can never be sure of the identity of the person with whom you are communicating. Do you wish to continue?"

3.4 Service of competitions with prize winning and lotteries

In accordance with articles L. 322-2 and L. 322-2-1 of the Internal Security Code -1, competition games with the promise of gain which would only be acquired as a result of chance, instant wins and lotteries are forbidden. According to article L. 322-2-2 of the said code, this prohibition would not cover advertising operations when they take the form of promotional operations as described at article L 121-36 of the Consumer Code and are not unfair within the meaning of article L. 120-1 of the said code.

Furthermore, in accordance with article L. 322-7 of the Internal Security Code, competition games with the promise of gain and lotteries organised within the context of televised programmes and programmes broadcast on the radio, as well as press publications defined at article 1 of the law no 86-897 of 1st August 1986 are allowed when the possibility for the participants to obtain reimbursement of the costs incurred is envisaged by the rules of the game and the participants are informed of this in advance, it being specified that these games and competitions may only constitute a complement to the said programmes and publications.

3.5 Classified Advertisement services

The Editor shall:

- Check the veracity of advertisements
- Provide the necessary updates.

3.6 Stock market information services

The Editor shall comply with the information of the Financial Markets Authority (AMF) including:



- The recommendation whose objective is to allow the public to appreciate the scope and reliability of information that is accessed through a service ³
- The recommendation regarding online dissemination of financial information by listed companies, meant for supplementing the previous recommendation. 4

3.7 Services appealing to public generosity

Services used in order to appeal to the generosity of the public should not under any circumstance use the function of repayment provided by the Operator to the Editor as an intrinsic means of collecting donations

3.8 Services using a bonus system

Whatever the service, the principle of direct or indirect subsidy in any form whatsoever (e.g. lot, purchase voucher, access to another service, promise of a better hope of gain under the competitions with prize notification and lotteries, etc.) and directly related in whole or part to the number of purchases is prohibited.

3.9 Services enabling to access a financial counterpart

The Services enabling the User to access a financial counterpart, however small it may be, direct or indirect, certain or almost certain, are prohibited.

- As an example, within the framework of a competition Service with the promise of a gain, the financial counterpart is in particular considered as certain or almost certain when the two following conditions are fulfilled:
- Absence of real competition with other players,
 Real absence of fate or absence of real difficulties (relating to logic, knowledge, address, agility or ruse).

3.10 Services using coordinators

When the Service uses facilitators (persons or machines), the Editor shall so state in the description of his service and shall so inform the Users.

3.11 Trap services

Trap services involving a third party without their knowledge and consent are prohibited.

ARTICLE 4 PROTECTION OF USERS, YOUTH AND MINORS

4.1 Principles with regard to all Users

The Editor shall not use or imply representation of activities contrary to the laws and regulations and in particular not to make available to the public messages and content:

- By their nature likely to undermine respect for the human person and his dignity, equality between women and men and the protection of children and adolescents
- Encouraging the commission of crimes and / or offenses or encouraging the consumption of prohibited substances or suicide
- Inciting discrimination, hatred or violence.

Accordingly, the Editor shall constantly monitor information to be available to the public, so as to eliminate, before dissemination, messages that may be contrary to the laws and regulations in force.

The Editor agrees not to infringe the privacy of the privacy of others by capturing, recording or transmitting, without the consent of their author, words or writings of private or confidential nature. ⁵

⁴ Recommendation No. 93-01

³ Recommendation No. 87-01

⁵ Article 226 - 1 to 226-2 of the Penal Code



The Editor shall guarantee to the User confidentiality of data and the exercise of his right of withdrawal or amendment as provided by the CNIL.

The Editor must protect his files against any fraudulent attack on his data processing system. ⁶

Each Operator has a system of parental control that allows, on request from a User, to limit his access to Services depending on the level of classification of the content. The classification level of content associated with his Service (All public, Not suited for viewers aged less than 12 years, Not suited for viewers aged less than 16 years) must therefore be declared to the Operator.

4.2 Principles in respect of youth

Services for young people especially must not include any item, any message or advertisement:

- That may offend the sensibilities of young children and minors
- presenting in a favourable light any behaviour usually considered to be reprehensible
- Encouraging young children and minors to consult other paid online services
- Of violent or pornographic nature

The Editor is also prohibited from addressing to young children and minors advertising for services at higher cost.

4.3 Services for adults

Services of the "Adults Only" category as defined in the recommendation of the Internet Rights Forum on the classification of box multimedia content published on October 17, 2006 (available at www.afmm.fr) are prohibited.

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⁶ Article 323-1 and following of the Penal Code.



RULES APPLICABLE TO THE COMMUNICATION ON INTERNET+ BOX SERVICES

The Editor shall respects the laws and regulations in force, if need be the recommendations of authorities such as the Audio-visual High Council, the Professional Regulatory Authority of Publicity, as well as the present Charter of communication, throughout communication or support operation for promotion of the Service.

In the particular case of a Service that would not be available simultaneously in all or part of the networks of at least three member Operators of the Association Française de Multimédia Mobile, the Editor must state clearly and legibly the name of the operators from whom the service is available in whole or in part in any communication relating to his Service.

ARTICLE 1 - INFORMATION OF USERS

In any form of promotion of the Service, the Editor must respect the following rules.

Are regarded as promotional material the SMS-MT or MMS-MT containing a URL redirecting to a web page promoting a Service. Are also considered as promotional material banners or advertising links.

A) Pricing information

1. Details of rates

In any digital communication (Internet pages, emails, links or advertising banners) and communication by SMS containing a link, as defined in Article 1 of the design charter, the Editor must clearly show the following price indications:

- When it is an isolated purchase: " X EURO " where X is the total price of the Service incl. VAT
- When it is a subscription to a recurring service: "Subscription: X EURO per [periodicity]" (Subscription: X EURO per [periodicity]) where X is the total price of the Service incl. VAT

In all the above cases, the mention EURO or EUROS must be written in words. The symbol € can also be used when it is displayed correctly on the communication medium.

As an exemption, in the particular case where the communication medium is an SMS-MT, a web advertising link in text format not exceeding 100 characters, or a web banner ad with a width less than or equal to 240 pixels:

- The terms EURO or EUROS can be replaced by EUR
- The term "par" (per) may be replaced with a "/"
- The term "Abonnement" (Subscription) may be replaced with the term "Abo"

If the Service is under a pricing promotion (free period, for example), the Editor should indicate this after the pricing details described above.

2. Format and location of pricing details



The price indications must, in all circumstances, be legible, clear and non-ambiguous.

The typeface used must be one of the following: Arial, Calibri, Verdana, Helvetica

The case used (lower case/upper case) for the price indications in Article 1 A) 1. must be respected, The contrast between the colour of the price indications and the background on which these price indications appear must be higher than or equal to 80%,

The background on which the price indications appear must be uniform, with no other character or graphic element around the price indications within a distance at least equivalent to the size of the price indications,

The colour used for the price indications must be the same for all the characters of the price indications,

The price indications must be presented horizontally,

The spaces between the different terms of the price indications must be respected.

In the event where the Editor specifies a price promotion (free period, for example) just after the price indications, this must not be emphasised more than the price indications. In particular, the size of the indication of the price promotion must not be larger than that of the price indications.

i) General case

Outside of the specific cases described below, the price indications must be positioned in one of the following ways:

Just next to the Link, below it, of a size at least equal to one third of the height of the Link.



• In the event where the media is not a mobile telephone - Inside the Link, below the explanatory note, of a size at least equal to half the height of the explanatory note.



ii) Specific case: the explanatory note within the Link is one of the following indications (or a derivative): "Validate", "Confirm", "OK", "Accept", "Subscribe",

The price indications must be positioned in one of the following ways:

• In the event where the medium is a mobile telephone and where only services of the same rate appears on this medium - Inside a band, to the exclusion of any other information. This band must cover the entire width of the screen. It is located in the upper part of the screen of the mobile telephone. Therefore, when the Internet page appears, this band is visible without any action by the user being necessary.



This band is clearly materialised: its background is uniform and sufficiently contrasted with the space in which it is positioned. It is not strictly stuck to the upper part of the screen, so that it cannot be covered by the browser during the downloading of the Internet page.

Inside this band, the price indications are horizontally and vertically centred, and represent at least 60% of the width of the band.

This is possible when the price of the Service is the same, regardless of the Link.



• In the event where the medium is not a mobile telephone - Attached to the Link, below it, of a size at least equal to one quarter of the height of the Link.





• In the event where the medium is not a mobile telephone - Associated with a checkbox, unchecked by default, all the information associated with the checkbox must not exceed 20 words over 2 lines at the most.

Je valide les CGV - Abonnement: 3€ par semaine

iii) Specific case: the Service is a per act service, and the explanatory note within the Link is one of the following indications (or a derivative): "Pay", "Buy"

The price indications may appear on the Internet page containing the Link, with a size at least equal to one third of the height of the Link when the medium is a mobile telephone, or at least equal to half the size of the explanatory note when the medium is not a mobile telephone.

iv) Specific case: the price indications constitute the explanatory note

In this case, it is not mandatory to recall the price indications in the page containing the Link.

B) Information relating to the identification of the Service and Editor

In all communication on his Service, the Editor shall designate the service by the trade name that appears on the Operator's payment page.

The trade name of the Editor Service must be sufficiently distinctive to allow its identification. It shall not thus consist of a generic name, usual or necessary for the Service provided to Users.

The Operators reserve the right to refuse a Service trade name, particularly a name reproducing a famous brand, unless formal proof of authorization from the rights holders is produced.

In all communication on his Service, the Editor shall:

- Avoid confusion between himself and the Operators
- To inform the public of his identity as specified in the contract signed with the Operators, so that service Users can assert their rights directly with him regarding any claim

In the particular case where an Editor associates a partner to the communication on his Service, the Editor shall indicate the words "édité par" (Published by) followed by the name and RCS number of the Editor

The information relative to the identification and description of the Service and of the Publisher are permanently indicated and updated on the extranet provided for this purpose and accessible at the following address: http://extranet.afmm.fr.

The Editor provides to the User the contact details of his help line for Users (as described in the article 7 of the Design Charter):

- At the place where the Service is consumed
- On any medium containing the Link
- On the home page of the Editor's site promoting the Service and/or allowing the consumption of Service.



C) Essential features of the Service

The essential characteristics of the Service must be presented on the page containing the Link. These essential characteristics must be clear, legible, intelligible, transparent and exhaustive. They may not be indicated solely in the legal notices or the notes as the foot of the page.

The communication of the Service must focus on the content delivered through the Service, regardless of the medium.

- Subscription service:

The Editor shall mention in a clear and explicit manner:

- The fact that it is a Service with subscription. As such, the Editor shall use the term "abonnement" (subscription) or derivative (abonne, abonné, etc subscriber, subscribed, etc.). This information may appear clearly and visibly in the communication of the Editor. The Editor may incorporate in his communications the concept of "sans engagement" (without obligation), specific to subscription services
- the duration of the commitment, in the case of a subscription with a commitment period, prior to the purchase of said subscription,
- The possibility for the User to terminate his subscription to the Service at any time and the procedure for terminating the subscription as set out in the Article 3 of the Design Charter.

The Editor undertakes to inform the user of how to access the consumption tracking of the Internet Service+, clearly and explicitly on its commercial site as specified in the Conception Charter.

Some advertising operations highlight the ability to upload or access a content offer or more generally a promotion (free period, for example). They are not possible unless the pricing details are bracketed with the mention highlighting this possibility, with:

- A size greater than or equal to one third of that mention and in the format of pricing details defined in Article 1 A) 2.
- In the particular case of printed media, with a size greater than or equal to 2 mm. In this case, if the font size of the promotional detail is less than 2 mm, the size of pricing details must be the same as that of promotional detail.

The delivery of another content or the access to another service provided by the Publisher or by a third party publisher may not be made conditional upon, linked or subordinated to the subscription to a Service. Thus, processes consisting of inciting the User to subscribe to a Service, in order to participate in a prize draw, to know his winnings, to find out the results of a test, to access other contents or services, etc. are forbidden, even if the Service is actually delivered once the registration request is authorised. In particular, the so-called practice of "content locking", or tied selling is forbidden.

As part of the competition Services with subscription, no promise of gain, which will be acquired fully or partly by lottery, should be mentioned in the promotion media of the Service.

- Service giving access to contents inside an Editor's catalogue

If the Service consists in accessing several contents within a catalogue of the Editor, the User must be clearly informed within the communication, as well as the number of contents accessible, by period in the case of Services with a subscription. These main characteristics must be clear, legible, intelligible and transparent. They may not be indicated only in the legal notices or footnotes.

- Service giving access or enabling to download contents for mobiles

When the Service consists in accessing or downloading one or several contents which can be used only on a mobile telephone, and the communication media is an Internet site but is not a mobile



telephone, the Editor must clearly indicate that these contents are available only for mobile telephones. There should be no ambiguity about the fact that these contents might also be available on another device.

D) Essential conditions necessary for delivering the Service

The Editor shall inform in a clear and explicit the User of all essential restrictions that may prevent or limit the performance of the Service.

- Services not compatible with all devices:

When the promotion medium is such that it does not allow the Editor to have the characteristics of the User's device, and the Service is not compatible with all devices, the Editor will then invite the User to verify the compatibility of his device before accessing the payment procedure, and makes a compatibility verification tool available to him.

This tool is accessible in all the Internet pages on which the Link appears, directly or via a link. In the last case, the link is positioned outside of the legal notices or footnotes. The Editor also places, near this link, along with the compatibility verification tool, one of the pictograms offered on the website www.afmm.fr, in which appear the words "Is my mobile compatible?".

The compatibility verification tool must be easy to use and operate by selection within a list of choices, and/or by recognition of visuals. For example, the User will be invited to first select the brand of his device, then the model. The Editor will endeavour to the extent possible to match the common and technical names of devices.

The reply provided by the compatibility verification tool must relate to a content or a typology of contents having homogeneous behaviour on all devices. Within the framework Services which are subscribed, the User must be able to verify the compatibility of his device for a content or typology of contents having homogeneous behaviour on all devices.

When the promotion medium is such that it enables the Editor to have the characteristics of the User's device (for example, in the case of mobile devices, the User Agent), the Editor will only offer Services or contents which are compatible with the User's device.

- Services requiring a broadband Internet access:

The Editor proposing a Service (such as streaming and downloading...) requiring for its proper performance a broadband Internet access must inform the User of this limitation

ARTICLE 2 - ADVERTISING AND PROMOTION OF SERVICE

All advertisement for a service must be identified as such ⁷ and must comply with all legal requirements and recommendations of the ARPP. In particular:

- The explicit identification of the advertiser and of the commercial communication;
- This identification "may be done by any clearly perceptible means permitting the advertising nature of the message to be made immediately and unequivocally clear to the consumer".

The Editor shall respect the rules in force, particularly in communication with children in accordance with the principles enshrined in Articles 18 and 19 of the Code de la Chambre de Commerce Internationale (CCI) (Code of International Chamber of Commerce) and the Recommandation Enfant de l'ARPP (Recommendation of Child, ARPP)

⁷ Article 9 of the Code of the International Chamber of Commerce



The Editor, in any form of promotion of the Service, should not mislead Users about the content, prices, options or modalities of delivering the proposed Service.

The Publisher in particular undertakes not to favour confusion between its internet communication media whatever they may be (banners, click to action, etc.) and the context in which they are positioned - both regarding their formulation and their position on the page where they are present. For example, the process consisting of positioning a button on or in proximity to a video, on a video streaming site, allowing the user to think that he will be able to view that video, whereas in fact this button links to the Publisher's Service, is forbidden.

The following processes, consisting of an unfair, aggressive and/or misleading communication, are forbidden:

- Leading the User to believe that a problem has been detected over his telephone (virus detected, application requiring to be updated...);
- Using a graphic environment and alarming texts;
- Initiating the process by a pop-up which does not allow the User the possibility of exiting from the sequence and leads in an aggressive manner to the page containing the Link;
- Psychologically conditioning the User such that he automatically clicks on the action and payment buttons and/or automatically enters his phone number.

According to the recommendations of the ARPP:

- The advertisement must not contain statements or visual presentations contrary to propriety standards commonly accepted.
- Advertising should not condone any form of discrimination, including discrimination based on race, national origin, religion, sex or age, nor should it in any way undermine human dignity.
- Advertising must not contain any incitement or appear to condone or encourage unlawful or reprehensible behaviour.

The Editor shall not make direct or indirect advertising for a Service contrary to these recommendations.

He must comply with all laws and rules governing the communication on products, services or regulated content.

Any promotion within a Service, for another paying service or content, must clearly be separated and positioned after the content(s) or service(s) corresponding to the delivery of a Service.

Case of Services in the "not recommended for persons under the age of 16" category

The promotion and the presentation of a Service belonging to the "not recommended for persons under the age of 16" category, as defined by the recommendation of the Internet Rights Forum relating to the classification of mobile multimedia contents published on October 17, 2006 (available on the website www.afmm.fr), must not include:

any content belonging to the "Adults Only" category, as defined by this same recommendation, regardless of the nature thereof (images, videos, text, etc.); or any elements:

- o referring to a pornographic universe (examples: "Porn video", "X-rated film");
- o referring to the necessity to be an adult to access the service (examples: "adults only", "prohibited to minors", etc.);



o suggesting that the service contains pornographic content (examples: placing of a visual showing the word "censored" or symbols which suggest that the images hidden and/or dissimulated by these elements are of a pornographic nature).

When an Internet page contains elements promoting the Service (ex.: advertising banner), as well as other elements which do not concern the Service, the Editor will ensure that these other elements do not contain any content belonging to the "Adults Only" category, regardless of the nature thereof (images, videos, text, etc.), and in particular in the Internet pages preceding the payment procedure, so that there is no ambiguity possible for the User as to the nature of the Service.

The Editor will affix the following logo, accompanied by the words "This service offers content not recommended for persons under the age of 16", on the page warning the User, informing his of the category of the Service, or on the page containing the Link:



ARTICLE 3 - SPECIFICITIES RELATED TO DIRECT CANVASSING

3. A) The Editor shall not engage in aggressive commercial practices as defined in Articles L.122-11 and L.122-11-1 of the Consumer Code.

Thus, the Editor of service is prohibited from:

- Engaging in repeated or unwanted solicitations by any means of communication from distance.
- Giving the impression that the User has already won, will win, or will win on doing a particular act, a prize or other equivalent benefit, when in fact:
 - o Either there is no prize or other equivalent benefit
 - Or, the completion of an action in relation to claiming the prize or other equivalent benefit is subject to the requirement for the User to pay money or incur the cost.
- To impersonate an individual in personal capacity.

The Editor must respect the provisions of Article L. 34-5 of the Code of Posts and electronic communications, notably:

- The Editor is prohibited from direct canvassing by any means whatsoever, in any form whatsoever, using the personal data of an individual who has not given his prior consent to receive direct canvassing in this manner
- Direct canvassing is allowed:
 - o If the recipient information was collected directly from him, in compliance with law on computers and liberties.
 - On the occasion of a sale or service delivery, whether for direct marketing of similar products or services supplied by the same person or entity and if the recipient is offered, in explicit manner without ambiguity, the possibility of refusing, without incurring costs, except those related to the transmission of this refusal, and easily, to use the contact details when they are collected and each time an action of canvassing is addressed to him

In any event, the frequency of solicitation for purposes of direct marketing must be reasonable and should not be a nuisance to the User.

Furthermore, the Editor, in accordance with the recommendations of the CNIL, will not use the personal data collected from prospects and will delete them maximum one year after the last contact from their side or if they have not responded to two successive solicitations.

3. B) Self-promotion

If the content of self-promotion is associated with the delivery of the Service subscribed by the User, the Editor must ensure that this content is positioned after the content corresponding to the delivery of service (that is, according to mode of delivery of the Service, the content of the Service or the link allowing access



to the Service).

Sending a self-promoting content by SMS to a User can take place only from Monday to Saturday from 8:00 a.m. to 10:00 p.m., excluding holidays, or failing that in the hour following the last purchase made by the User. The Editor shall not send to each User more than three (3) SMS with self-promotion content per week after the last purchase made by the User. In addition, the SMS with self-promotion content must be sent within 60 days after the act of purchase or end of a subscription made by the User or, without purchase, which follow the expression of his consent to receive such messages.

For Pay-per-Use-Services, the content of self-promotion can be sent only after the complete delivery of content ordered by the User.

For Subscription Services, the content of self-promotion must be sent obligatorily after the delivery of at least one content to the User.

The nature of the advertising message of self-promotion must be clearly identified as such. The name of the Editor or trade name of the Service must be indicated in the header of self-promotion text content. The self-promotion content should contain only promotional or advertising content on the Service by consumed by the User or similar services published by the same Editor, accessible from a mobile terminal. When the service promoted is not the Service of the Editor but is a third service, the transfer of personal data of the User must be expressly authorised by him.

The content of self-promotion should only contain promotional or advertising content for all public or for an audience of age less than or equal to that which the User has previously used, these age groups are determined in accordance with the recommendation of "Classification of mobile multimedia content" of the Forum of Internet Rights. Any text or content that is pornographic or violent is prohibited.

Service promoted in the self-promotion content must be in a format compatible with the User's terminal. If the content of self-promotion contains a URL, the Editor shall indicate in the self-promotion content that this message is free, subject to any costs of connection.

The content of self-promotion must inform the User of the possibility to exercise his right to object and to stop receiving the self-promotion content of the Editor:

- If the medium is an SMS, by sending the keyword STOP to the SMS code
- If the self-promotion contains a URL, this destination URL must contain an explicit link allowing the User to opt out of receiving the self-promotion Content.

The self-promotion content must comply with all rules of ethics, communication and design.

ARTICLE 4: USE OF THE INTERNET+ MARK

The Editor respects the kit for the use of the Internet+ mark for all visual communications relating to any Service open to all mobile operators. The kit for the use of Internet+ Mark is available on the website http://www.internetplus.fr.

The Editor agrees to include a link to the site of Association Internet+ (www.internetplus.fr) on his web site when the Internet+ solution is available.



RULES APPLICABLE TO THE DESIGN OF INTERNET+ BOX SERVICES

PREAMBLE: NATURE OF SERVICES CAPABLE OF GIVING RISE TO A SUBSCRIPTION

In the context of the design of its Service, the Publisher undertakes to propose the taking out of a subscription solely for the content or service whose nature requires it. This latter must be compatible with the renewal of the subscription (examples: unlimited access to the content or services, regular delivery of content...).

ARTICLE 1: CREATION OF AN ACCOUNT AND MAKING AVAILABLE A "MY ACCOUNT" SPACE IN THE CASE OF SUBSCRIPTION SERVICES

The creation of an Account is mandatory in the case of subscription services. The objective of this account is to allow the User to identify himself in order to access the Service to which he has subscribed.

On the basis of this account ID, and any other information that it possesses, the Publisher must ensure that the User cannot subscribe to the same Service several times, whatever the terminal or the connection used during his subscription to the said service.

At the choice of the Publisher, the creation of the Account may be completed, prior to or after the access to the Payment Process, as defined in article 2 of the design charter.

In the event that the creation of the account is completed prior to the access to the payment process, the User indicates, in a space provided for this purpose, either his mobile phone number, or his e-mail address, or identifies himself via any process based on one or other of these items of personal information (e.g.: Facebook connect)

In the event that the creation of the account is completed after the access to the payment process, the Publisher proposes to the User, on the first web page that is displayed following the Payment Process, exclusively dedicated to this usage, to create an account by indicating either his mobile phone number, or his e-mail address, or by identifying himself via any process based on one or other of these items of personal information (e.g.: Facebook connect). In the event that, for any reason whatsoever specific to the User, this latter does not indicate his ID, the Publisher attributes the ID of its choice to the User.

In all cases, the User must be able to modify his ID of access to the Service at any time in his My account space.

Immediately following the subscription to the Service, the Editor shall send an SMS or email to the User, according to the identifier provided, containing the information enabling him to access his account and the Service subscribed, in particular his identifier and URL to access the Service.

No advertising or self-promotion message may be sent prior to the sending of this SMS or this e-mail by the Publisher. No self-promotion advertising message may be present in this SMS or in this e-mail.



On all of the pages of the Publisher's Service (that is to say the home page of the Service, the pages displayed by the Publisher following the Payment Process, those on which the service is delivered, those on which the service is proposed to the User, and in particular on that containing the Link), the Publisher shall make a "My account" button available to the User. The access to the "My account" space shall in particular permit the User to access the service via his Account (article 4), to terminate the service (article 5), to obtain the contract details of the user help service (article 6).

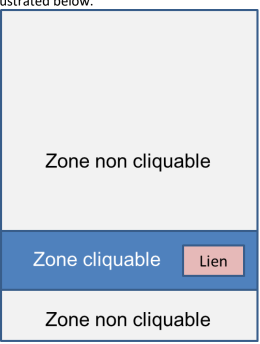
ARTICLE 2: ACCESS TO THE OPERATOR'S PAYMENT PROCESS

The Operator's payment process, hereafter the Payment Process, corresponds to all the Operator's pages which enable to proceed with the payment of the Service (authentication page if necessary, payment validation page, payment confirmation page, if applicable).

The User accesses the Payment Process by clicking a button (the "Link") containing an explanatory note, as defined in Article 1 A) 2. of the communication charter. This explanatory note must represent at least 40% of the height of the Link. It may not in any event be a promotional indication (for example: "offered", "gift", "free", etc.).



The Payment Process can only be accessed by clicking on the Link, with the exception of a mobile telephone when, for ergonomic reasons, the zone around the Link may be clickable and redirect to the Payment Process, as illustrated below.



The User must have subscribed to the General Terms and Conditions of the Service before being redirected by the Editor to the Payment Process.

The User can only be redirected to the Payment Process from a digital medium containing all the information described in Article 1 of the Communication Charter.

On this medium, the Editor will show an Internet+ logo from among those which are available in the kit for the use of the Internet+ mark (excluding pictogram). It is recommended that the Link is



associated with this logo, so that the User clicks on the Internet+ logo to initiate the Payment Process.

No mobile application (.apk, .ipa files, etc.) may be automatically launched nor downloaded, from this page.

On this medium, the Editor will show an Internet+ box logo from among those which are available in the kit for the use of the Internet+ mark (excluding pictogram). It is recommended that the Link is associated with this logo, so that the User clicks on the Internet+ logo to initiate the Payment Process.

In the particular case of a subscription Service, when the creation of the Account is completed subsequently to the Payment Process, the Publisher must put in place prior to the Payment Process another mechanism to identify the User, based either on information transmitted by the operator (unique Identifier), or on a system of cookies.

The URLs of the pages containing the link are permanently indicated and updated on the extranet provided for this purpose and accessible at the following address: http://extranet.afmm.fr.

ARTICLE 3: CONFIRMATION OF USERS

For allowing the User to validate his purchase with full knowledge of facts, the trade name of the Service appearing on the payment confirmation page must be explicit and not be misleading for lead the User. This trade name must be similar to that used by the Editor for identifying his Service in communications. It must allow the User to identify clearly and explicitly the name of the Editor's merchant site as well as the Service being sold.

The payment confirmation page of the Operator lists the following information:

- Trade name of the Service
- Price of the Service,
- If applicable, the fact that it is a Subscription service (with the term "subscriber" or derivative: subscriber, subscribed etc.),
- A button or a link for confirming the purchase
- A button or a link for cancelling the purchase.

In case this page is integrated in a site (for example, in the form of iframe), the Editor shall make sure that all the information indicated above is readable by the User without the need for any action from him.

ARTICLE 4: TERMS OF SERVICE ACCESS

Following the Payment Process, or where applicable following the creation of the Account, the Publisher automatically redirects the User to the web page on which the User may consume the Service.

In the case of subscription Services, the User may visit this page on his own during the entire subscription period for consuming the Service. He will be so informed by the Editor.



In the particular case where the Service has to be consumed on a different digital terminal, the Editor must indicate on the page following the Payment Process the URL of the web page that the User must access for consuming the Service.

In all cases where it concerns a subscription service, the User may at any time access the service by connecting to his Account in the "My account" space.

In all the cases, with regard to a subscription Service, the identification mechanism described in the article 1 of the Design Charter allows the Editor to recognize the subscribed User and to allow him acces to the content.

In case the Service becomes inaccessible during the delivery of the Service to the User, a specific page setting out the reason for the failure, the trade name of the Service, the contact details of the help line will be displayed to the User.

In the event where the Editor does not detect an incompatibility of the User's device with the Service or the content promoted within the framework of the Service, he will clearly inform the User. In the case of Services with a subscription consisting in accessing or downloading content within an Editor's catalogue:

- When the Editor's catalogue contains contents, similar or the same, compatible with the
 User's device, the compatible content, and only these, are offered within the framework of
 the Service to the User.
- When the Editor's catalogue does not contain any or practically no contents, similar or the same, compatible with the User's device, the Editor terminates the User's subscription if the Operator so enables, or, otherwise, invites him to unsubscribe, in a clearly, explicit and visible manner.

ARTICLE 5: TERMINATION OF THE SERVICE IN THE CASE OF SUBSCRIPTION SERVICES

On the home page of the "My account" space an explicit button appears allowing the User to unsubscribe. In this regard, the Publisher uses one of the terms "Cancellation of Subscription" or "Termination" or a derived term.

By clicking on this button, the User is redirected to a page on which appear in a visible manner, without it being necessary for the User to navigate on the page:

- An "Unsubscribe" or "Terminate" button, allowing him, if he is authenticated by the Publisher
 and to the extent that the Operator so permits, to terminate his subscription without any other
 action being necessary on his part.
- Otherwise, the instructions to be followed by the User in order to unsubscribe from the Service.

ARTICLE 6: SUPPORT SERVICE FOR USERS

The Editor must have a help desk or support service for Users, which can respond to inquiries, complaints and claims regarding the Service. The Editor shall provide the best welcome to Users and handle all requests in French.

This support service should be accessible, with non-premium rates, via:



- A phone number in the French dialling system, available during working days and hours (outside these times, a recorded message must indicate the working hours.)
- and at least one of the following two means: a postal address in France, an email address.

The support service should provide a response to the User within five business days if the request was made by post or email.

The telephone number and the email or postal address of the support service must appear on all promotional media of the Service when this is possible. They also appear in the "My account" space in the case of subscription services.

The coordinates of the means of access to this User help service are permanently indicated and updated on the extranet provided for this purpose and accessible at the following address: http://extranet.afmm.fr. The Editor is informed that all this information is available to the public on the website www.infoconso-multimedia.fr.

ARTICLE 7. INTERNET+ BOX CONSUMPTION TRACKING

The Editor undertakes to inform the user of how to access the consumption tracking of the Internet Service+ box, clearly and explicitly on its commercial site.

In addition, the Editor must indicate on its site the text "Access the Internet+ consumption tracking on the following link: <u>Internet+ consumption tracking</u>" with "<u>Internet+ consumption tracking</u>" in a clickable link that redirects to the following URL: http://www.infoconso-multimedia.fr/desabonnement.

ARTICLE 8: SERVICE WITH ACCESS CODE

A service with access code allows a User to access, on a digital medium, content or a Service offered by a Editor, without this content or service being delivered directly ffollowing the payment of the Service by the

A single access code should be necessary for the acquisition of digital content or digital service by the User.

It is prohibited to invite a User to enter several access codes without providing him, after entering each access code, the content or the digital service corresponding to the access code, regardless of the reason (promise of an increase in chances of winning in a game, saving time, etc.).

A service with an access code shall in no case allow access to a content or service belonging to the category of "Adults Only" category.

The digital content or services offered by the Editor in connection with a service with an access code must comply with all obligations of ethical conduct and communication of Internet+ Box services.

The Editor shall limit the validity of an access code to 48 hours after its delivery to the User. Moreover, in this case, the access code must be valid for at least one hour after delivery.

Services with access code are not authorized for subscription