



Internet Via Satellite: SatSpeeder Individual

version 2.1

SatSpeeder Individual is a cost-effective single user satellite Internet service that delivers even the most graphic intensive data at high speeds straight to your desktop. **SatSpeeder Individual** uses a normal dialup connection to the Internet to send small requests and satellite for high speed downloads of web site content.

Setup Fees: \$600

- Satellite Receive-only Dish 1.2 m diameter KU band LNB and cables.
- DVB/IP PCI Card.
- Installation of the Dish.
- Installation and configuration of the PCI Card.

System Requirements

- PC Pentium III and higher with a PCI slot, 256MB RAM
- Operating System: Windows 98/NT/2000/XP.

Account Type	Services	One-Time	Monthly
SatSpeeder	Up to 128k*	\$600	\$95
SatSpeeder VIP	Up to 384k*	\$600	\$165
Installation of Card	YES NO		
Installation of Dish	YES NO		
Re-pointing of Dish	YES NO		
TOTAL			

(*) This type of accounts is for an individual PC. Your account is monitored, any abuse will be indicated to you and the appropriate measures will be taken.

MOT TAX: \$340 / Year

- The Ministry of Telecommunications introduced a yearly tax on all DVB download satellite in accordance with the decree N. 8804 10/10/2002 (Official Journal Number 57 / Year 2002)

Company Name: _____

Address: _____

Phone: _____

Fax: _____

Contact Person: _____

Payment Mode: Bank Domiciliation Credit Card Cash /Receipt No. _____

The user agrees to respect the Terms & conditions as set forth in the Company's User Agreement (see Reverse page)

The customer and user(s) commit to change the IDM dial-up password(s) upon their first connection:

by going to the URL: <http://www.idm.net.lb/changepassword/index.html>

This Agreement is valid only if Inconet Data Management receives a signed copy of the terms and conditions.

Date: ____/____/____

Customer's Signature: _____

For Inconet Data Management: _____

Reserved for IDM:

Fixed IP					Subnet Mask				
----------	--	--	--	--	-------------	--	--	--	--

Inconet Data Management sal. Web: <http://www.idm.net.lb> E-mail: info@idm.net.lb Phone: 961.1.512513 Support: 961.1.255733

Basha Gardens Building, Mkalles Road Jisr El Basha,, Beirut, Lebanon.

Inconet Data Management SAL
IDMInternet User Agreement

This Agreement is entered at Beirut into this _____ day of _____ 2001 (the "Effective Date") between Inconet Data Management sal, Tabaris, Borg el Ghazal, 9th floor ("Company") and /or Authorized Reseller

_____ with offices or residing at _____ and _____ with offices or residing at _____
_____(Internet User?)

Witnesseth:

Whereas, Company is involved in the development and provision of Internet access products and services under the IDMInternet name which require the use of Internet connectivity, telecommunications equipment and time; and

Whereas, Company has obtained agreements with various Internet connectivity services and suppliers for applications in the Internet access business;

Now, therefore, in consideration of the mutual premises contained herein, Company and Internet User hereby agree:

1.0 Account and Agreement Term

1.1 This Agreement shall remain in effect as long as the Internet User's account remains open, valid or undeleted on a IDMInternet server. The Company or Internet User may cancel this Agreement at any time, for any reason, by providing _____ proper acceptable written notice in accordance to the terms stated herein.

2.0 Account Cancellation Requests

2.1 Cancellation of an account requires at least 30 days notice and must be received in writing via fax or email at SUPPORT@IDM.net.lb. Such requests must be received 30 days prior to the 1st of the month in order to be processed by the beginning of the next accounting cycle.
2.2 All IDMInternet accounts must be paid in full before cancellation is complete.

3.0 Indemnification

3.1 The Internet User acknowledges that IDMInternet makes an honest effort to keep the software, data and information available on IDMInternet's servers accurate. IDMInternet has no control over any information, data or software that is available through the Internet. IDMInternet makes no warranty of any kind, either expressed or implied, regarding the availability, accuracy, or validity of data, software and information. Use of data, software or information obtained from or through IDMInternet is always at the risk of the Internet User.
3.2 The Internet User agrees to indemnify and hold Company harmless from any and all liability, loss, claim, damage, cost or expense of whatever nature, including attorney's fees, resulting from the Internet User using IDMInternet services or software.

4.0 Fees, Payments and Penalties

4.1 The fees are the current fees published by IDMInternet in its official list price, which may be modified from time to time. Charges or fees associated with canceled, closed or terminating accounts are not prorated. Accounting cycles begin the first of each month. Internet User shall purchase one copy per user computer of IDMInternet software bundle. The license to use the IDMInternet software bundle shall be for one user computer only, and Internet User expressly agrees not to copy such software, except for back up purposes. Additional copies may be obtained by paying the appropriate fees.
4.2 All payments shall be due in advance of receiving services. IDMInternet may draft Internet User's account at any time to keep account balance under \$100. IDMInternet may require, in its sole discretion, the Internet User to post a deposit, prepay estimated monthly fees, or provide other forms of guarantee to ensure the Internet User's performance under this Agreement.
4.3 Payment is due at the beginning of each billing cycle. Accounts are billed to Internet User credit card or by direct bank draft (domiciliation) that Internet User has provided for this purpose.
4.4 Any unpaid account balance by the beginning of the next accounting cycle shall be delinquent and subject to 1.5% interest per month.
4.5 Accounts that are delinquent may be terminated and deleted.
4.6 In the event an account is put on hold a reconnection charge equal to the current set-up or bundle fee is required to remove the hold status.
4.7 The Internet User acknowledges account responsibility until payment is made in full.
4.8 There is a \$25.00 service charge for each returned payment.
4.9 IDMInternet will publish a notice of fee increases 10 days before such increases take effect.

5.0 Accounts and Use of Services

5.1 The Internet User agrees to maintain a secure password. Secure passwords are those that are between 6 and 8 characters long, contain upper and lower case letters, and numbers or other characters.
5.2 The Internet User agrees not to use IDMInternet services to make unauthorized attempts to access the computers, accounts, files, systems and networks of others.

6.0 Net Etiquette

6.1 The Internet User acknowledges proper Internet etiquette will be practiced at all times. The Internet User agrees to use the services provided by IDMInternet as permitted by all applicable laws. The Internet User agrees, therefore, not to use these services to conduct any business or activity or solicit the performance of any activity that is prohibited by law. All usage by the account holder, such as email, file transfers, advertising, announcements or postings shall be performed in a considerate, unobtrusive manner that shall not waste or overuse Internet data bandwidth.

7.0 Abuse of Services / Termination

7.1 Usage of IDMInternet resources that disrupts the normal use of IDMInternet servers, other Internet hosts and/or other IDMInternet customers is considered to be abuse of resources and is grounds for account cancellation. Some examples of system abuse include consuming excessive amounts of memory, circuit bandwidth or CPU time.
7.2 Depending on the nature and the severity of the abuse, the user may have their account suspended by IDMInternet. Occasionally, unintentional misuse is misinterpreted as intentional misuse. Customers who believe their activity has been misinterpreted may appeal to IDMInternet.
7.3 IDMInternet does not allow the dissemination or storage of any pornographic or like material in any Internet User account. Placing such material in an account for public access is immediate grounds for account cancellation. IDMInternet considers harassment of others via the use of IDMInternet access grounds for account cancellation.
7.4 Any violation of any governmental regulation, violation of any law, failure to comply with any term or provision of this Agreement or engaging in any act of fraud by Internet User shall be deemed as a breach of the terms of this Agreement and may cause immediate suspension or termination of this Agreement by Company. Termination shall not however relieve Internet User of obligations incurred prior to the termination.
7.5 In no event will Company be liable to Internet User for any compensation or reimbursement of damages of any kind.

8.0 Copyrighted and Public Domain Material

8.1 Public Domain materials may be downloaded or uploaded using IDMInternet access. The Internet User accepts all responsibilities and assumes all risks that are associated with the determination of whether or not material obtained via IDMInternet is in the public domain.

8.2 As provided by United States law and by International treaties, copyrighted materials (like, images, text, and software) may not be uploaded using IDMInternet services without the permission of the copyright holder. Copyrighted materials may be downloaded for personal use. Except as expressly permitted, materials under copyright may not be distributed to others. Copyrighted material may not be changed or modified in any way.

8.3 Some materials on the Internet and provided by IDMInternet are called "SHAREWARE" or "FREWARE." Generally these materials are copyrighted. The copyright holder often gives limited permission as to the use of these materials. If Internet User chooses to continue using the materials, the copyright holder requests that Internet User registers his usage and may require that Internet User pays a license fee.

9.0 Electronic Data Services Provided

9.1 IDMInternet will provide Internet and computer related services on its data access servers to individual and business Internet Users for a fee, provided the Internet User complies with the terms and conditions set forth in this agreement.

9.2 IDMInternet Services are defined as Internet communications access and information services. These services also include access to software, computing, data and information services provided by others via the Internet.

9.3 IDMInternet Services include access to USENET Newsgroups. Some groups contain language or images of subjects intended for adults. Internet Users less than 18 years old must have a parent or legal guardian agree to these conditions to indicate acceptance and knowledge of this.

10.0 IDMInternet Right Reserved

10.1 IDMInternet reserves the right to refuse service to anyone for any reason.

11.0 Effective Date

11.1 This Agreement becomes effective upon the opening of the Internet User's new account.

12.0 General

12.1 All obligations of either party which expressly or by their nature survive the expiration or termination of this Agreement shall continue in full force and effect notwithstanding its expiration or termination, until they are satisfied in full or by their nature expire.

12.2 Each provision of this Agreement shall be considered severable and if a provision is for any reason held to be invalid, all remaining provisions shall be enforceable in scope which could be made enforceable by limiting the scope of the provision to preserve enforceability.

12.3 This Agreement and any amendments shall be governed and interpreted under the laws of Lebanon.

12.4 This Agreement and any attachments set forth the entire understanding between the parties and supersedes all previous agreements, arrangements, and understandings between the parties, whether verbal or written. No change or modification of any terms or conditions stated will be valid or binding unless made in writing by an authorized representative from each party.

12.5 Internet User shall not have the right to assign this Agreement or any rights hereunder without the prior written consent of the Company.

12.6 All notices shall be in writing and shall be effective when received or if earlier, 5 days after they are sent by e mail or certified mail.

In witness whereof, the parties have caused this Agreement to be executed by their duly authorized representatives. Until accepted and signed by an official representative of Company at its principal office, this Agreement shall not become effective and shall not constitute a binding contract.

Username:

Signature: