

**AGLOW ALICOM PTE LTD**

Licensed Service Base Operator (SBO) ACRA:198201334G
 50 Playfair Road #05-03, Singapore 367995
 Tel: (65) 6345 2300 Fax: (65) 6345 2400
 Email: customer@aglow.sg

Registration Form**HOT LINE : (65) 6345 2300**

Company Information			
Company Name:			
Business Registration No:			
Address:			
			Postal Code:
Business Nature:			Estimated Monthly IDD Usage:

Contact Person's Information			
Title:	Mr. / Mrs. / Ms / Mdm	Name:	
Designation:			
Email (for billing):			
Email (for correspondence/notifications):			
Tel No:		Fax No:	

Billing / Installation Information			
Billing / Installation Address: (if different from above)			
			Postal Code:

Service Registration					
Service:	<input type="checkbox"/> Voice	<input type="checkbox"/> Fax Premium	<input type="checkbox"/> Mobile Callback	<input type="checkbox"/> Broadcast Fax	<input type="checkbox"/> Email2Fax
	<input type="checkbox"/> Fax2Email	<input type="checkbox"/> Follow - Me	<input type="checkbox"/> 1800 service	<input type="checkbox"/> VoIP (Virtual Office)	
Phone System:	<input type="checkbox"/> PABX	<input type="checkbox"/> KeyPhone	<input type="checkbox"/> PhoneNet	<input type="checkbox"/> Direct	

Preferred Dialers Installation :/...../..... (DD/MM/YYYY) :..... AM/PM

Telephone Number(s)	Mobile Number(s)	Fax Number(s)	Email Address(es)
1)	1)	1)	1)
2)	2)	2)	2)
3)	3)	3)	3)
4)	4)	4)	4)
5)	5)	5)	5)
6)	6)	6)	6)
7)	7)	7)	7)
8)	8)	8)	8)

Payment Options			
<input type="checkbox"/> Cheque	<input type="checkbox"/> GIRO	<input type="checkbox"/> Credit deposit:	\$ (Cheque payable to: Aglow Alicom Pte Ltd)

Sales Information			
Sales Code:	TRC	Name:	Tracy Tan (+65 90682905)

Authorization			
I/We undertake to comply with the terms and conditions stated overleaf and confirm that all information given is true and correct. I/We acknowledge that there are different rates for different services and agree to pay a monthly \$5 fee for each DDI subscription of i) Followme, ii) Virtual Office, iii) International Call back, iv) VoIP			
----- Authorized Person's Name	----- Authorized Signatory	----- Company Stamp	----- Date

Terms & Conditions:

1. These terms and conditions shall constitute the entire agreement in respect of the services provided by Aglow Alicom Pte Ltd with its office at 50 Playfair Road, #05-03, Singapore 367995, Tel: 6345-2300 / Fax: 6345-2400 (hereinafter collectively referred to as "Aglow") to the Customer.
2. This Agreement shall be in force from the date of commencement of service.
3. The Customer warrants that all the details contained in this application form for services are true in every particular. The Customer shall notify Aglow promptly of any changes in such details.
4. The Customer shall pay Aglow promptly on a quarterly basis for the services provided, free of any withholding taxes and bank charges. The Customer shall be responsible for paying all charges for all messages and voice transmission from any sites where the authorized account code and password have been used.
5. Bills will be issued every 1st week of the Quarter. All bills must be settled within 30 days. In the event NO PAYMENT received, the services may be disrupted until full payment is received.
6. In the event that any charges and billings by Aglow remain unpaid after becoming due, Aglow shall be entitled to charge interest on overdue payment.
7. Aglow shall use all reasonable endeavors to ensure the continuity and efficiency of the services at all times, but under no circumstances shall Aglow be liable in respect of any claim (whether contractual, tortious, statutory or otherwise) for any form of damages, loss, costs, injury or harm sustained or incurred by the Customer resulting directly or indirectly out of the services, or any failure of, or interruption or delay to the services and including without limitation damages, loss, costs, injury or harm in the nature of special, consequential, general, incidental or other damages or loss (including loss of revenue, loss of profit, loss of business or loss arising from claims by third party) notwithstanding that Aglow may be aware or ought to have been aware of the possibility of any such damages, loss, costs, injury or harm.
8. The Customer hereby indemnifies and shall keep indemnified Aglow against all loss, damage, liability and expense of whatsoever nature incurred or suffered by Aglow as a result of any claim made or proceedings instituted against Aglow by a third party and arising out of the use of the services by the Customer.
9. The Customer shall ensure that the service (and equipment where applicable) provided by Aglow is not used for any illegal or unlawful purpose or cause irritation, annoyance, embarrassment, harassment or nuisance of any kind whatsoever to others.
10. The Customer shall not make modification, adjustment or remove the equipment (if provided) including putting accessories or other peripheral attachments to the equipment provided by Aglow without prior written consent by Aglow. Any costs, losses, expenses or damages arising from such tampering shall be fully borne by the Customer without prejudice to any other rights and remedies, which Aglow may have against the Customer.
11. All equipments, systems and software provided by Aglow are proprietary products and services and shall remain with Aglow whether the Customer may or may not have paid for the use of the equipments, systems and software. Unless with written consent by Aglow the equipments, systems and software provided shall be returned to Aglow upon termination of this Agreement.
12. The Customer may terminate this Agreement by giving Aglow at least one (1) month's previous notice in writing. The date of notice of termination shall be the date of receipt of the said written notice to Aglow.
13. Aglow reserves the right to summarily terminate this Agreement at any time without assigning any reason for it. In the event of such termination, the Customer shall allow Aglow's staff and/or authorized agent to enter the Customer's premises to remove all Aglow properties, and be liable to Aglow for the charges incurred up to the date of termination.
14. Aglow reserves the right to alter, add to, delete and/or vary any of the clauses herein stated in these terms and conditions, and the Customer shall be bound to observe, perform and comply with the amendments as and when made. Any such amendments, additions to, deletions and variations of the clauses to this Agreement shall be communicated to the Customer by Aglow at least one month prior to the effective date.