

Terms of the inclusion of partner in the chat offer

1. The partner provides access to chat content, and A1 Makedonija DOOEL Skopje (hereinafter: A1) provides data traffic generated by using the content (service) of the partner. Chat content refers solely to chat content, i.e. no other content (video from external source, location via Google Maps etc.) if these are combined with chat elements.
2. By being included in A1 chat offer (hereinafter: offer), the partner that provides access to chat content (hereinafter: partner) accepts these Terms.
3. The partner is exclusively responsible for the contents of his service, including the availability, legality, collection, rights management etc. If there is a reason to doubt that the service of the partner is not in accordance with valid regulations, that it violates the provisions of copyright regulations or includes inappropriate content, A1 may reject the partner from participating in the offer or request from the partner to remove the determined irregularities, violations or non-compliances.
4. A1 shall not be responsible for the contents of the partner's service.
5. A1 will not provide any personal information of customers to the partner.
6. If all the conditions laid down in these Terms are met and thereby the inclusion of the partner in the offer is made possible, A1 shall perform the required technical measures in order to ensure this. A1 undertakes to distinguish partner's zero rating content from other available contents via technical information submitted by the partner. Relevant technical information may include the following:
 - a. IP address
 - b. URL (Uniform Resource Locator)
 - c. SNI (Server Name Indication)
 - d. Logs

If the partner continually fails to provide correct and complete technical data, A1 shall not be able to include the partner's content in the offer. A1 undertakes to implement the components of the technical integration and retain them during the period of the offer. A1 undertakes to update the existing technical information with a new or additional list obtained from the partner within thirty (30) days from receiving it. The service of the partner's contents may, but does not have to, include advertisements, as well as external contents/links, of which the partner must inform A1 in advance (before the inclusion in the offer) if the content is not included in the partner's zero rating content. If the partner includes the indicated advertisements or external contents/links in their technical information, after having been included in the offer, the partner shall inform A1 of this at least thirty (30) days in advance.

7. A1 may manage the offer in accordance with the network capacity.
8. A1 reserves the right to determine the details, structure, scope and availability of the offer and reserves the right to amend the offer at any moment, as well as to discontinue the offer with prior notice to the partner. A1 reserves the right to exclude the partner from the offer if the partner provides incorrect technical information and fails to provide the correct information after these have been requested from him.
9. Unless agreed differently, the partner provides to A1 the right to use the relevant trademarks, logotypes and other symbols of the partner's service for the purposes of advertising the offer. The use of the protected trademarks/logotypes etc. is possible exclusively with the written approval of the rightholder. The approval may also be given by electronic means.
10. The cooperation between A1 and the partner is concluded in such a way that the partner sends an electronic mail to the address kontakt@A1.mk to participate in the offer of A1, and accepts these Terms (by electronic mail is sufficient). After verifying the request, A1 shall respond to the offer by electronic mail and accept/reject the offer or, if there are any open questions, request additional information or explanations.



11. The partner and A1 shall exchange electronic mail addresses to be used to communicate technical and organisational matters during the duration of the offer.
12. Pursuant to these Terms the cooperation between A1 and the partner shall be concluded for an indefinite time period. Each party reserves the right to terminate the cooperation in writing or by electronic means within a term of notice of at least 30 days.
13. Each party shall bear one's own costs related to the invitation, performance or termination of the cooperation.
14. A1 reserves the right to change these Terms, and it shall accordingly inform the partner in an appropriate manner.