

JUMP! ON DEMAND LEASE AGREEMENT
Consumer Paper

PLAN ID: #####

Lessor: T-Mobile Leasing LLC 12920 SE 38th ST Bellevue, WA 98006 (800) 937-8997	Lessee: Name: [intentionally left blank] Address: [intentionally left blank] Address: [intentionally left blank] Phone: [intentionally left blank]	Date: [intentionally left blank] Account #: [intentionally left blank]
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Federal Consumer Leasing Act Disclosures

Amount Due at Lease Signing or Delivery	Monthly Payments	Other Charges (not part of your monthly payment) Total: [amount]	Total of Payments (The amount you will have paid by the end of the lease) [amount](e)
First Monthly Payment [amount]	Your first monthly payment of [amount](e) is due on [date](e), followed by [number] payments of [amount](e) due on the [day](e) of each month, and a final payment of [amount](e) due on [date](e). The total of your monthly payments is [amount](e).		
Capitalized Cost Reduction [amount]			
Shipping [amount]			
Upgrade Support Charge [amount]			
Estimated Sales/Use Tax [amount] (e)			
Total [amount] (e)			

Purchase Option at End of Lease Term. You have an option to purchase the [description of all items of equipment] at the end of the lease term for [amount]. This price does not include any taxes that may apply if you exercise your option to purchase.

Other Important Terms. See below for additional information on early termination (including associated payments), purchase options and maintenance responsibilities, warranties, default charges, insurance, and resolution of disputes by arbitration and class action waiver.

(e) means an estimate

IF YOU DO NOT MEET YOUR OBLIGATIONS UNDER THIS LEASE, WE MAY REPOSSESS THE EQUIPMENT YOU LEASED.

The Equipment You are Leasing

Equipment Description (the "Equipment")	Serial / IMEI Number	Capitalized Cost Reduction		Amount due at Lease Signing or Delivery (including other applicable charges and estimated taxes)	Monthly JUMP! ON DEMAND Lease Payment (including estimated taxes)
		Required and Additional Cash Down Payment	Rebate or Promotional Discount		
[equipment description]	[number]	[down payment]	[discount]	[signing amount]	[amount]
Shipping (including estimated taxes)				[shipping amount]	
	Total	[down payment]	[discount]	[signing amount]	[amount]

General. T-Mobile Leasing LLC (also referred to as "T-Mobile", "we", "us", "our", or other similar terms), leases the Equipment to Lessee shown above (also referred to as "you"). **You are not buying the Equipment. The Equipment is being leased primarily for personal, family or household purposes, unless you are leasing the Equipment for your business and you complete the "Name of Business" and "Name and Title of Authorized Business Signatory" lines above the signature lines below.** The Federal Consumer Leasing Act disclosures above are part of this JUMP! ON DEMAND Lease Agreement (also referred to as this "lease" or "Agreement"). The "Wireless Service" paragraph below explains how we may end this lease if you do not maintain wireless service with one of our affiliates for each item of Equipment.

Lease Term. The lease term for the Equipment is 18 months (the "scheduled lease term"). The scheduled lease end date is estimated to be [date].

Multiple Item Leases. If we lease multiple items to you under this Agreement, you may exercise the JUMP! ON DEMAND benefit as described below for one or more of the items that is an Eligible Device and this lease will continue for any remaining items leased for which you did not yet exercise a JUMP! ON DEMAND benefit (the "remaining items"), and your remaining scheduled monthly payments will be reduced to payment for the remaining items. If this happens, we will notify you of your new monthly payment amount. Otherwise, you may only end this lease before the end of the scheduled lease term according to the "Returns," and/or "Early Termination" paragraphs below (as applicable) with respect to each item. If we end this lease before the end of the scheduled lease term under the "Early Termination," "Wireless Service," or "Default" paragraphs below, this lease will end for all remaining items.

At the end of the scheduled lease term, you may exercise a different end of term option (as described below) for one or more of the remaining items, but you may only exercise one option per item.

Purchase Option at End of Lease Term. You have an option to purchase any remaining item(s) at the end of the scheduled lease term for the purchase option price for that item set forth above. This price does not include taxes. You do not have an option to purchase any item of Equipment before the end of the scheduled lease term.

Taxes. You will pay for taxes over the term of this Agreement, included with your monthly payments or assessed otherwise, estimated at [amount]. The actual total taxes may be higher or lower depending on the tax rates in effect or the value of the Equipment at the time the tax is assessed.

For New Jersey residents only: Sales tax is calculated and applied to the total amount of your lease payments and New Jersey treats the total tax amount as due and payable as of the date the lease for the handset is signed by you. T-Mobile is paying this sales tax up front for you. We will be recovering the sales tax on a pro rata basis on your monthly bill.

Estimated Payment Dates. The monthly payments described above are estimated and your first monthly payment will be due as reflected on your wireless service monthly invoice issued after the date of this JUMP! ON DEMAND Lease Agreement.

Capitalized Cost Reduction. The Capitalized Cost Reduction is the total amount of any rebate, cash payment, and noncash credit that reduces the gross capitalized cost (full retail cost) of the Equipment.

Upgrade Support Charge. If you utilize an assisted channel, including a retail store, to originate this lease, you will be assessed an Upgrade Support Charge of \$20. For the avoidance of doubt, the Upgrade Support Charge will not apply to any lease originated pursuant to the exercise of your JUMP! ON DEMAND benefits described below.

Partial Payments. Partial payments of the monthly payments due under this Agreement may result in the suspension or cancellation of your Service.

Risk of Loss; Insurance Not Required. You use the Equipment at your own risk. You are still responsible for payment and other performance obligations even if the Equipment is lost, confiscated or forfeited under governmental authority, damaged or stolen. You agree to give us written notice promptly after any item of Equipment is subject to a total loss, including any supporting documentation or information we may reasonably request to evidence the circumstances and nature of the total loss.

Because of these risks, you may wish to, but are not required to, obtain property insurance covering the Equipment. You may obtain insurance from anyone you want. Your decision to buy or not buy insurance, and your choice of an insurance provider, is not a factor in our decision to approve this JUMP! ON DEMAND Lease Agreement.

Excess Wear and Use. The following will be considered excess wear and use of an item of Equipment: (i) cracked or otherwise damaged display; (ii) damage caused by exposure to liquid; (iii) failure of an item to properly power on; (iv) material alterations to an item's hardware or software; or (v) failure to remove or disable any anti-theft or similar features, such as Find My iPhone, from an item. If you return any item of Equipment to us that exhibits excess wear and use, we may charge you an excess wear and use charge(s) for that item. The charge(s) for each item with excess wear and use will be the lesser of: (i) our estimated cost of repairing the type of excess wear and use for that item (we do not have to make

repairs) or (ii) the purchase option price for that item set forth above. If you return an item of Equipment to us with excess wear and use, THE ITEM WILL NOT BE RETURNED TO YOU, even if you pay an excess wear and use charge equal to the purchase option price for that item and everything else due under this lease. You will not owe an excess wear and use charge for an item if you purchase that item.

Maintenance. You are responsible for all maintenance and servicing of all items of Equipment.

Options Upon Scheduled End of the Lease Term. At the end of the scheduled lease term, for each remaining item of Equipment you may: (i) exercise your JUMP! ON DEMAND upgrade option as described below, (ii) return the item to us at the place and in the manner we tell you and pay any amounts due under this Agreement, including excess wear and use charges, or (iii) purchase the item of Equipment at the purchase option price for that item shown above, plus pay any other amounts due under this lease (such as unpaid payments), in each case plus any fees and taxes. We will send you a notice about these options before the end of the scheduled lease term.

Keeping the Equipment after the End of the Scheduled Lease Term without Purchasing It. If you keep any Equipment after the end of the scheduled lease term without properly exercising your purchase option, this Agreement will continue on a month-to-month basis subject to its current terms with respect to that item, except that your monthly payment may change. We will tell you the new monthly payment amount in the notice we send you before the end of the scheduled lease term. We may also demand the return of any item after the end of the scheduled lease term. You must return or purchase that item within 30 days of our demand. If you return the item of Equipment at the place and in the manner we tell you, you will not be responsible for future monthly lease payments; however, you will be responsible for any unpaid amounts due under this lease.

Wireless Service. A separate T-Mobile entity may provide you wireless service in accordance with the wireless service's Terms and Conditions (the "T&C's").

The cost of and benefits available under this lease, and our decision to approve this JUMP! ON DEMAND Lease Agreement, are conditioned on your maintaining the wireless service from one of our affiliates for the term of the lease for all of the Equipment (other than any Equipment subject to the Lifetime Coverage Guarantee). You agree to activate and, unless the Equipment is subject to the Lifetime Coverage Guarantee, maintain wireless service pursuant to the T&C's for each item of Equipment for as long as you lease that item, including any extensions of the lease. Activation of wireless service for all items must occur within 30 days of the date of this lease. If you do not activate and maintain wireless service for each item as required by this paragraph, or your wireless service is cancelled for other reasons for any item of Equipment, we may end this lease by sending you written notice and require you to return all remaining items and pay us the early termination amount described below. Our right to end this lease as described in the previous sentence does not apply to any item of Equipment subject to the Lifetime Coverage Guarantee if your wireless service account is in good standing and you cancel your service with respect to such Equipment. The continuation of this lease following the termination of your wireless service with respect to any item of Equipment will not limit our ability to enforce any of our rights in the future, including in the event of the cancellation of wireless service for any Equipment not subject to the Lifetime Coverage Guarantee or any other default by you.

Equipment Returns Period. You have the right to cancel this Agreement and return the Equipment within 14 days (the "Return Period") of the date of this Agreement in accordance with our return policy, which is available at your place of purchase. To return the Equipment, you may be required to pay a restocking fee as follows: \$75 for advanced, data-focused devices that are designed for Web browsing (e.g., tablets, netbooks); \$50 for "smart phone" devices, which are high-end phones that are designed for Web and social media use; and for all other devices, \$25.

Equipment Exchanges. During the Return Period, you can enter into a like-for-like exchange for any item of Equipment. This lease applies to any Equipment provided to you in exchange for the Equipment originally leased pursuant to this lease.

Early Termination. Following the Return Period, you may end this lease before the end of the scheduled lease term by notifying us in writing at least 30 days before you terminate and returning all remaining items of Equipment. If you terminate the lease early under this paragraph, you must pay us the sum of (the "early termination amount"): (i) any past due payments or other unpaid amounts due under this lease, plus (ii) the remaining unpaid scheduled lease payments in the amount(s) set forth above for the remaining items, plus (iii) any excess wear and use charges, plus (iv) any additional fees or taxes related to your payment of these amounts. For the avoidance of doubt, if the lease is terminated early, any bill credits you were receiving may no longer apply.

We may terminate this lease at any time before the end of the scheduled lease term if the Equipment is a total loss or you default (as described below). If we do, we will send you written notice, and you must immediately return all remaining items and pay us the early termination amount.

JUMP! ON DEMAND. Subject to the terms and conditions of this JUMP! ON DEMAND Lease Agreement, you may participate in the JUMP! ON DEMAND program with respect to any or all of the Equipment as described in this JUMP! ON DEMAND Lease Agreement and the JUMP! ON DEMAND materials.

Device Eligibility. In order to participate in the JUMP! ON DEMAND program, the item of Equipment must (i) match the IMEI identified on this JUMP! ON DEMAND Lease Agreement, or, at T-Mobile's discretion, any replacements provided in accordance with any manufacturer's warranty or other insurance or warranty program applicable to the Equipment; and (ii) have no excess wear or use ("Eligible Device"). To exercise the JUMP! ON DEMAND benefits, you must return the Eligible Device and at the time of the return, enter into either a new lease agreement or an equipment installment plan agreement with us, covering an eligible new item of equipment. The terms of the new agreement must be acceptable to us based on our customary and usual terms and creditworthiness standards in effect at that time. If we decide to discontinue the JUMP! ON DEMAND feature, your new agreement may not include any JUMP! ON DEMAND or similar benefits. If you choose to enter into an equipment installment plan agreement, you may be required to pay the remaining unpaid scheduled lease payments for the Eligible Device in full. In such event, you will receive a credit in an amount equal to such payment on your monthly invoice for the next billing cycle. You cannot receive JUMP! ON DEMAND benefits if you are in default under this lease. (The return of the Eligible Device and entering into a new lease or equipment installment plan agreement under this paragraph is referred to as a "JUMP! ON DEMAND upgrade").

Return and Evaluation Process. You must return the Eligible Device to us at a participating T-Mobile store. If an authorized T-Mobile representative determines that your Eligible Device has no excess wear and use, you will turn over your Eligible Device to T-Mobile. T-Mobile will either then cancel any remaining unpaid scheduled monthly payments for the Eligible Device under this Agreement or give you a credit in the amount of these payments under the new lease or equipment installment plan agreement.

Benefit Limit. You may only exercise your JUMP! ON DEMAND benefits one time during any 30-day period, including JUMP! ON DEMAND benefits provided under a previous agreement. You may not receive JUMP! ON DEMAND benefits for an item of Equipment that is the same make and model (including different color) as any Equipment you previously leased from us. Benefit restrictions are specific to the line of service associated with the Eligible Device.

Cancellation. If your wireless service is cancelled for any reason by you or our affiliate that provides the wireless service, this constitutes cancellation of your participation in the JUMP! ON DEMAND program. T-Mobile has the right to cancel your JUMP! ON DEMAND program benefits for cause, including, without limitation, in case of fraud or misrepresentation by you or your breach of this Agreement.

If T-Mobile cancels your enrollment in the JUMP! ON DEMAND program or your wireless service is cancelled, you are no longer eligible for JUMP! ON DEMAND program benefits for the Eligible Device and may not re-enroll the same Eligible Device.

Your participation in the JUMP! ON DEMAND program is subject to our business policies, practices, and procedures, which we can change without notice. T-Mobile reserves the right to modify the JUMP! ON DEMAND program or to cancel your participation in the JUMP! ON DEMAND program at any time, at our sole discretion. If we materially change the JUMP! ON DEMAND program in a manner that is materially adverse to you, we will provide you with at least 30 days' written notice. In the event the JUMP! ON DEMAND program is cancelled (other than for cause) and you are currently eligible, you may receive one benefit under the JUMP! ON DEMAND program prior to the effective date of the cancellation. No refunds will be provided. Cancellation will be effective even if you do not use the JUMP! ON DEMAND benefit.

*** Dispute Resolution and Arbitration.** WE AND YOU EACH AGREE THAT, EXCEPT AS PROVIDED BELOW, ANY AND ALL CLAIMS OR DISPUTES IN ANY WAY RELATED TO OR CONCERNING THIS JUMP! ON DEMAND LEASE AGREEMENT, OUR PRIVACY POLICY, OUR SERVICES, EQUIPMENT, DEVICES OR PRODUCTS, INCLUDING ANY BILLING DISPUTES, WILL BE RESOLVED BY BINDING ARBITRATION OR IN SMALL CLAIMS COURT. This includes

any claims against others relating to services or equipment provided or billed to you (such as our suppliers, dealers or vendors) when you also assert claims against us in the same proceeding. This agreement affects interstate commerce so that the Federal Arbitration Act and federal arbitration law apply (despite the choice of law provision below). THERE IS NO JUDGE OR JURY IN ARBITRATION, AND COURT REVIEW OF AN ARBITRATION AWARD IS LIMITED. THE ARBITRATOR MAY AWARD ON AN INDIVIDUAL BASIS THE SAME DAMAGES AND RELIEF AS A COURT (INCLUDING ATTORNEYS' FEES).

Notwithstanding the above, YOU MAY CHOOSE TO PURSUE YOUR CLAIM IN COURT INSTEAD OF ARBITRATION IF YOU OPT OUT OF THESE ARBITRATION PROCEDURES. To opt out, call 1-866-323-4405 or complete the opt-out form located at www.T-Mobiledisputeresolution.com. TO BE EFFECTIVE, YOU MUST OPT OUT BY THE OPT OUT DEADLINE FOR EACH LINE OF SERVICE. THE OPT OUT DEADLINE IS 30 DAYS FROM THE EARLIER OF THE DATE OF YOUR SIGNATURE TO THIS JUMP! ON DEMAND LEASE AGREEMENT, THE DATE YOU LEASED EQUIPMENT FROM US OR THE DATE YOU ACTIVATED A NEW LINE, EXCEPT THAT FOR A LINE OF SERVICE ACTIVATED PRIOR TO JUNE 28, 2008, THE OPT OUT DEADLINE IS 30 DAYS FROM THE FIRST TIME AFTER DECEMBER 30, 2011 WHEN YOU AGREED TO EXTEND OR RENEW YOUR TERM OF SERVICE FOR THAT LINE.

We and you each agree that if you fail to timely pay amounts due, we may assign your account for collection, and we or the collection agency may pursue, in small claims court, claims limited strictly to the collection of the past due amounts and any interest or cost of collection permitted by law or this Agreement.

To begin arbitration, you must send a letter requesting arbitration and describing your claim to our registered agent. The American Arbitration Association ("AAA") will arbitrate all disputes. For claims less than \$75,000, the AAA's Consumer Arbitration Rules will apply; for claims over \$75,000, the AAA's Commercial Arbitration Rules will apply. The AAA rules are available at www.adr.org or by calling 1-800-778-7879. Upon filing of the arbitration demand, we will pay all filing, administration and arbitrator fees for claims that total less than \$75,000. For claims under \$75,000, if the arbitrator finds that you are the prevailing party in the arbitration, you will be entitled to a recovery of reasonable attorneys' fees and costs. Except for claims determined to be frivolous, T-Mobile agrees not to seek an award of attorneys' fees in arbitration.

*** Class Action Waiver.** WE AND YOU EACH AGREE THAT ANY PROCEEDINGS, WHETHER IN ARBITRATION OR COURT, WILL BE CONDUCTED ONLY ON AN INDIVIDUAL BASIS AND NOT IN A CLASS OR REPRESENTATIVE ACTION. If a court or arbitrator determines in an action between you and us that this Class Action Waiver is unenforceable, the arbitration agreement will be void as to you. If you choose to pursue your claim in court by opting out of the arbitration provision as specified above, this Class Action Waiver provision will not apply to you. Neither you, nor any other customer, can be a class representative, class member, or otherwise participate in a class, consolidated, or representative proceeding without having complied with the opt out requirements above.

*** Jury Trial Waiver.** If a claim proceeds in court rather than through arbitration, unless otherwise prohibited by law WE AND YOU EACH WAIVE ANY RIGHT TO A JURY TRIAL.

Credit Checks. We, along with our agents and other third parties involved in this transaction, may get information about your credit history from credit-reporting agencies, which may affect your credit rating. We may also report your payment record to credit-reporting agencies. You are hereby notified that a negative credit report reflecting on your credit record may be submitted to a credit reporting agency if you fail to fulfill the terms of your credit obligations.

Compliance with Law: You will not use, nor will you permit the use of, the Equipment in violation of any law.

Default. You will be in default under this Agreement if you fail to make any payment when required; fail to return the Equipment when required to do so; violate any other provision of this Agreement; or become the subject of any bankruptcy or insolvency proceeding.

Remedies. Upon the occurrence of a Default, we will give you 30 days' notice of and right to cure the default. If you do not cure the default within 30 days after this notice, this Agreement will end without any additional notice to you, and you must immediately return all remaining items of Equipment to us. If this lease ends before the end of the scheduled lease term due to your default, you must pay us the early termination amount described above. If this lease ends after the end of the scheduled lease term due to your default, you must pay us the unpaid amounts due at the end of the scheduled lease term as described above, plus any additional unpaid amounts due for a month-to-month extension of the lease as described above. If you do not cure the default and also fail to return all remaining items of Equipment within 30 days after we notify you of the default or within 30 days of when you are otherwise required to return such items under this lease,

such failure to return all items is a separate default, and you must also pay an amount equal to the purchase option price for such items as shown above, in addition to the other amounts described in this paragraph. If we have to institute suit to collect the amounts you owe, or to recover possession of the Equipment, you must also pay us our reasonable attorneys' fees and court costs, to the extent allowed by applicable law, or such attorney's fees and court costs as the presiding judge may allow to be taxed to you as a part of any judgment in our favor; provided that the attorney is not our salaried employee. We will also have any other remedies that the law gives us because of your default.

*** Disclaimer of Warranties.** EXCEPT FOR ANY WRITTEN WARRANTY THAT MAY BE PROVIDED WITH THE EQUIPMENT THAT YOU LEASE FROM US DESCRIBED BELOW, AND TO THE EXTENT PERMITTED BY LAW, THE EQUIPMENT IS PROVIDED ON AN "AS IS" AND "WITH ALL FAULTS" BASIS AND WITHOUT WARRANTIES OF ANY KIND. TO THE EXTENT PERMITTED BY APPLICABLE LAW, WE MAKE NO, AND EXPRESSLY DISCLAIM ANY, REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE CONCERNING THE EQUIPMENT LEASED. WE DON'T AUTHORIZE ANYONE TO MAKE ANY WARRANTIES ON OUR BEHALF. THIS DOES NOT DEPRIVE YOU OF ANY WARRANTY RIGHTS YOU MAY HAVE AGAINST ANYONE ELSE.

Warranties. You have benefit of the standard manufacturer's warranty on the Equipment. The law gives you a warranty that the Equipment conforms to the description in this lease.

*** Notices.** T-Mobile may contact you, without charge, on any wireless telephone number assigned to your account for any purpose and in any manner permitted by law. You also expressly consent to be contacted by us, and anyone contacting you on our behalf, for any purpose, including billing, collection, or other account or service-related purpose, at any telephone number or physical or electronic address where you may be reached, or that you have provided to us, including any wireless telephone number. You agree that we, and anyone contacting you on our behalf, may communicate with you in any manner, including using a pre-recorded or artificial voice, or using an automatic telephone dialing system to place calls or send messages, alerts, or an automatic e-mail system to deliver email messages. If a contact number you have provided to us is no longer your number, you agree to notify us promptly that you can no longer be reached at that number. You represent that you have received, and are authorized to convey to us, the consent of any authorized users on your account to be contacted by us as described in this paragraph. You further agree that all consents provided in this paragraph will survive termination or expiration of this JUMP! ON DEMAND Lease Agreement.

You may contact our Customer Care department at www.T-Mobile.com, by calling 1-877-453-1304 or 611 from your handset, or by writing to: T-Mobile Customer Relations, P.O. Box 37380, Albuquerque, NM 87176-7380. Notices from you to us are considered delivered when you send an email or 3 days after mailing to the addresses above.

*** Assignment and Subleasing.** YOU CAN'T ASSIGN THIS LEASE OR ANY OF YOUR RIGHTS OR DUTIES UNDER IT AND WILL NOT SELL OR OFFER TO SELL OR TRANSFER OR ENTER INTO ANY SUBLEASE WITH RESPECT TO ANY ITEM OF EQUIPMENT WITHOUT OUR PRIOR WRITTEN CONSENT. We may sell or assign all or part of this lease, or amounts that you owe to us, without notice. Any sale and assignment by us will not be considered to materially change your duties, burden, or risk under this lease.

*** Time Period to Bring Claims.** EXCEPT TO THE EXTENT PROHIBITED BY LAW, ALL CLAIMS MUST BE BROUGHT WITHIN 2 YEARS OF THE DATE THE CLAIM ARISES.

*** Choice of Law.** This Agreement is governed by the Federal Arbitration Act, applicable federal law, and the laws of the state in which your billing address in our records is located, without regard to the conflicts of laws rules of that state. Foreign laws do not apply. Arbitration or court proceedings must be in the county and state in which your billing address in our records is located, but not outside the U.S.

Organization/Corporate/Government Customers. If you are signing this Agreement on behalf of an organization, corporate or government customer, you represent and warrant that you are authorized to sign this Agreement on behalf of such corporation or organization. In addition, the terms and conditions of your wireless services agreement with us or any of our affiliates will apply to this transaction, but if any of those terms and conditions are inconsistent with anything stated in this Agreement, this Agreement will prevail. Otherwise your wireless services agreement with us or any of our affiliates will continue to be valid and enforceable under its terms.

Enforceability; Complete Agreement; Other Terms. If we waive or don't enforce our rights under this Agreement in one instance, that doesn't mean we won't or can't enforce those rights in any other instance. Except as provided in the

paragraph marked "CLASS ACTION WAIVER", if any part of this Agreement is held invalid or unenforceable that part may be severed from this Agreement and will not cause any other provisions to be invalid or unenforceable. This Agreement is the entire agreement between you and us and defines all of the rights you have with respect to this Agreement, except as provided by law, and you cannot rely on any other documents or statements by any sales or service representatives or other agents. The original version of this Agreement is in English. To the extent there are conflicts between the English version and any other language version, the English version will control. Any determination made by us pursuant to this Agreement shall be in our sole reasonable discretion. Except with respect to occasional or ordinary use, the Equipment will not be used or located outside of the United States on other than on a temporary basis.

Paragraphs marked "*" continue after termination of this Agreement.

NOTICE TO THE LESSEE: This is a lease. You are not buying the Equipment and you may not sell or sublease the Equipment without our prior written consent. Do not sign this JUMP! ON DEMAND Lease Agreement before you read it or if it contains any blank spaces. You are entitled to a completed copy of this JUMP! ON DEMAND Lease Agreement when you sign it.

The undersigned acknowledges receipt of a completed copy of this JUMP! ON DEMAND Lease Agreement to keep.

Name of Business (if applicable): [intentionally left blank]

Name and Title of Authorized Business Signatory (if applicable): [intentionally left blank]

By signing below, I certify that I am (if a Consumer) or I represent (if a Business) [intentionally left blank], the authorized account holder.

Lessee's Signature: [intentionally left blank]

Date: [intentionally left blank]

Lessor's Signature: T-Mobile Leasing LLC

Date: [intentionally left blank]