GENERAL NOTICE

NOTICE 927 OF 2008



INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA

THE INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA HEREBY GIVES NOTICE OF ITS INTENTION TO PRESCRIBE REGULATIONS, IN TERMS OF SECTION 4 READ WITH SECTION 73 OF THE ELECTRONIC COMMUNICATIONS ACT, 2005 (NO. 36 OF 2005), IN RESPECT OF E-RATE.

- The Independent Communications Authority of South Africa ("the Authority") hereby gives notice
 that it intends making the following regulations in terms of section 4(4) read with section 73 of the
 Electronic Communications Act (Act No 36 of 2005).
- 2. A copy of the proposed draft regulations is available on the Authority's website (www.icasa.org.za) and in the ICASA Library at 164 Katherine Street, Pin Mill Farm, First Floor, Block D between 10h00 and 16h30.
- 3. Interested persons or organizations are hereby invited to submit written comments or representations with regard to the proposed regulations, to be received by no later than 16h00 on 05 September 2008 by post, hand delivery, facsimile transmission or electronically (in Microsoft Word or PDF) for the attention of:

Ms Thenjiwe Dube (Project Leader) Private Bag X 10002 Sandton, 2146

Or at

Block C Pinmill Farm 164 Katherine Street Sandton

Telephone (011) 566 3407 Facsimile (011) 566 3408

And / or email: tdube@icasa.org.za and copy imasilo@icasa.org.za

PARIS MASHILE CHAIRPERSON ICASA

DRAFT REGULATIONS ON E-RATE

1. **DEFINITIONS**

In these regulations any word or expression to which a meaning has been assigned in the Act, shall have the meaning so assigned, unless the context otherwise indicates:

- 1.1 "Act" means the Electronic Communications Act, 2005 (Act No. 36 of 2005);
- 1.2 "Authority" means the Independent Communications Authority of South Africa established in terms of the Independent Communications Authority of South Africa Act, 2000 (Act no. 13 of 2000) as amended.
- 1.3. "E-rate" means the discount of no less than 50% applicable to public schools or public further training institutions, as well as independent schools or private further education and training institutions, as prescribed, to be entitled to the discount for utilising internet services provided by a licensee.
- **1.4. "Billed entity"** means the organisation that is responsible for the payment for services rendered by the licensee.
- 1.5. "further education and training institutions" means Private and Public institutions as defined in the Further Education and Training Act, 1998 (Act No. 98 of 1998);
- **1.6.** "ICASA Act" means the Independent Communications Authority of South Africa Act, 2000 (Act no. 13 of 2000) as amended.
- **1.7.** "Internet" means a collection of interconnected networks using the Internet Protocol which allows them to function as a single, large virtual network.
- 1.8 "Internet Protocol" means the rules and specifications for sending data.
- 1.9. "Independent schools" means independent schools as defined in the South African Schools Act, 1996 (Act no 84 of 1996);
- 1.10. "Public schools" means all public schools as defined in the South African Schools Act, 1996 (Act No. 84 of 1996);

1.11. "Retail rate" means the lowest commercial charge levied for a specific service by the licensees for making available services to public schools or public further training institutions and independent schools or private further education and training institutions that qualify for the E-rate discount;

2. PURPOSE, SCOPE AND APPLICATION OF THE REGULATIONS

- 2.1. The regulations prescribe the manner in which E-rate must be implemented in respect of schools.
- 2.2. These regulations t apply to Electronic Communications Service (ECS) Licensees.

3. IMPLEMENTATION OF E-RATE

All licensees must charge schools subscribing to its service a total minimum discounted rate of 50% of the total charge levied by the licensees.

4. MONITORING

- 4.1 Any complaint will be dealt with in line with the Authority's prescribed regulations.
- **4.2** All licensees must keep records of the following documents for a period of not less than 3 (three) years:
 - a) signed contracts;
 - b) internet service provider bills to schools;
 - c) details of services and locations at which they are provided;
 - d) the 'switch on date' of services provided and
 - e) resumption date should the service be cancelled

5. OBLIGATION OF LICENSEES

- **5.1** All licensees must provide guidance and support, upon request, to schools on the functionality of their services.
- 5.2 All licensees must ensure that the services and support are available for 24 hours a day.

6. OFFENCES AND PENALTIES

Any person who contravenes a provision of these regulations, commits an offence and if found guilty is liable on conviction to a fine, taking into account sections 17(B) and (H) of the ICASA Act.

7. AMENDMENT AND REPEAL

The Authority may, amend or repeal these regulations by notice in the Gazette.

8. EFFECTIVE DATE

These regulations will become effective on the day of publication in the Gazette.

PROPOSED APPLICATION FORM - ANNEXURE A

1	SCHOOL DETAILS		
	Official Name of School Quintile No.		
-	EMIS Number		
	Postal Address	Province	
		District	
	Code	Circuit	
	Physical Address		
	Code		
	Telephone	Fax	
	e-Mail Address		
	Principal	Tel	
	Chairperson of Governing Body	Tel	
2	INFRASTRUCTURE		T-5: : :: : : : : : : : : : : : : : : : :
	Number of Computers with Internet Access	Type of Connectivity	Dial-up line ISDN line ADSL Leased line
į	Internet Service Provider		Satellite Other, (specify
	Current Subscription Fee Per Month		below)
		Estimate Monthly Bill for Connectivity	
		Connectivity	L

3. OTHER INFORMATION	
Does the school use	
the facilities for	
commercial activities	
that involve the	
Internet?/ for non	
commercial activity	
If yes, please specify	

APPLICATION FORM	
l, ID No,	Principal of
·	
Certify that the information provided on this form is to the best of on the school/institution.	my knowledge true and binding
Principal:	Signature
SGB Chairperson:	Signature