



Independent Communications Authority of South Africa

- 1.1 Name of Company/Entity: **Cell-C (Pty) Ltd**
- 1.2 Shareholders (where applicable): **[Licensee to submit details]**
- 1.3. Ownership held by persons from
historically disadvantaged groups **[Licensee to submit details]**
(where applicable):

2. CONTACT DETAILS

1.1 The contact person for the Licensee shall be:

Name: **[Licensee to submit details]**

Tel: **[Licensee to submit details]**

Fax: **[Licensee to submit details]**

Cell: **[Licensee to submit details]**

Email: **[Licensee to submit details]**

1.2 Should the Licensee propose to replace the person so designated, the



Independent Communications Authority of South Africa

Licensee shall notify the Authority in writing within seven (7) days after appointing the new designate person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

3.1. Postal Address:

3.2. Physical Address:

[Licensee to submit details]

[Licensee to submit details]



Independent Communications Authority of South Africa

SCHEDULE

1. Name of the service:

Cell C

2. Geographic coverage:

National

3. Obligations:

(1) Restrictions on Directorships:

- (i) Persons from historically disadvantaged groups shall be entitled to appoint at least 25% (twenty five percent) of the members of the Licensee's board of directors.

(2) Residual Initial Licence Fee:

- (i) The Licensee shall remain under the obligation to pay the remainder of such fixed licence fee as had been set in consideration for the grant of its former mobile telecommunications services licence.

(3) Community Service Telephones:

- 1) Community Service Telephone, for the purposes of this clause, shall mean GSM terminal equipment connected via a GSM radio link and which may be used by an end-user to send and/or receive ECS traffic:
 - (a) which is located in under-served areas as defined by the Authority; and
 - (b) is made available to the general public for the provision of electronic communication services at discounted rates in accordance with the provisions of Section 73 of the Act.
- (i) The Licensee shall, from 17 November 2008 and at least until 17 November 2016, construct, operate, and maintain at least fifty two thousand (52,000) Community Service Telephones.



Independent Communications Authority of South Africa

- (ii) For purposes of this clause, single units of Community Service Telephones which may be grouped in any one location will nevertheless be counted as separate individual units.
- (iii) The Licensee shall prepare and submit annual roll-out plans specifying the under-serviced areas where these units are to be installed. These plans shall:
 - (a) be submitted to the Authority no less than three months prior of the commencement date of such plan;
 - (b) be amended by agreement between the Licensee and the Authority during the period from its submission to the Authority until the commencement date of such annual roll-out plan.

Provision of internet access to public schools (See Annexure E)

Provision of disabilities (obligation in terms of 3G) As above

Provision of terminal equipment (obligation in terms of 3G) As above

(4) Roll-out Plan:

- (i) The Licensee shall, as of the date of issue of this licence, have rolled out its network to cover 8% (eight percent) of the territory of the Republic and 60% (sixty percent) of the total population thereof.
- (ii) Should the Licensee fail to meet the foregoing obligations, the Authority may impose a penalty not exceeding fifty million Rand (R 50,000.000.00) in proportion to the amount of territorial coverage shortfall relative to the above obligations.
- (iii) For the purposes of this clause (b), coverage shall refer to a minimum signal strength of 96dBm, obtainable in 90% (ninety percent) of the area in question at least 95% (ninety five percent) of the time measured outdoors with a stationary, hand-held GSM terminal.
- (iv) The Licensee shall, as of the date of issue of this licence, be able to provide roaming coverage in at least 40% of the territory of the Republic covering at least 80% of the population thereof.



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS NETWORK SERVICE LICENCE

No. [.....]

GRANTED

TO

Mobile Telephone Networks (Pty) Ltd

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS NETWORK SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson

1. LICENSEE

The Licence is issued to:

1.1 Name of Company/Entity: **Mobile Telephone Networks (Pty) Ltd**

1.2 Shareholders (where applicable): **[Licensee to submit details]**

1.3. Ownership held by persons from
historically disadvantaged groups **[Licensee to submit details]**
(where applicable):

2. CONTACT DETAILS

1.1 The contact person for the Licensee shall be:

Name: **[Licensee to submit details]**

Tel: **[Licensee to submit details]**

Fax: **[Licensee to submit details]**

Cell: **[Licensee to submit details]**

Email: **[Licensee to submit details]**

1.2 Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designate person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

3.1. Postal Address:

[Licensee to submit details]

3.2. Physical Address:

[Licensee to submit details]

SCHEDULE

1. Name of the service

MTN

2. Geographic coverage

National

3. Obligations

(1) Provision of Terminal Equipment:

- (i) The Licensee shall provide one hundred twenty five thousand (125,000) units of GSM terminal equipment (the "units") on a donation basis under an implementation plan having been agreed to with the Authority. This number of units shall include any such units distributed by the Licensee prior to the date of issue of this licence.
- (ii) The units to be provided under the terms of this clause (d) must not be SIM locked to the network of the Licensee.
- (iii) The Licensee shall provide these units in good working order but shall not have any obligation to upgrade or maintain these units.
- (iv) These units shall have such other characteristics as agreed upon between the Licensee and the Authority, including the implementation plan in this respect filed with and approved by the Authority.

(2) Provision of Internet Access for Institutions of People with Disabilities

- (i) Institutions of People with Disabilities for the purposes of this schedule, shall mean any institution of learning that caters exclusively for persons or learners with any disabilities, including but not limited to those schools referred to in the "List of Special Schools by Province" without Internet Access as of 29 October 2004 as prepared by the national Department of Education.
- (ii) Terminal Equipment used shall:
 - a. not be SIM locked to the network of the Licensee;
 - b. be provided as a donation;

- c. be provided in good working order, but with the Licensee not having any obligation to upgrade or maintain these units; and
 - d. have such other characteristics as agreed upon between the Licensee and the Authority, including in the implementation plan in this respect filed with and approved by the Authority.
- (iii) Internet Access, for the purposes of this clause, shall mean the provisioning of two-way connectivity to the global network of networks known as the Internet, including the necessary telecommunications access link and sufficient bandwidth to connect the respective Institution of People with Disabilities at discounted rates in accordance with the provisions of Section 73 of the Act. However, Internet Access does not include any other information technology support infrastructure, end-user equipment and facilities, such as power supply, personal computers and user terminals, on-premise server network equipment and other related local area network infrastructure other than as specified in terms of clause (2), above.
- (iv) The Licensee shall 1 June 2009 provide Internet Access to no less than one hundred and forty (140) Institutions of People with Disabilities in accordance with the following time table:
- a. By 15 February 2008, the Licensee shall be providing Internet Access to 50 (fifty) such institutions;
 - b. By 15 February 2009, the Licensee shall be providing Internet Access to 100 (one hundred) such institutions;
 - c. By 15 February 2010, the Licensee shall be providing Internet Access to 140 (one hundred and forty) such institutions;
- (v) The Licensee shall provide no less than 1400 (one thousand four hundred) units of Terminal Equipment to the Institutions of People with Disabilities to which Licensee is, or will be providing Internet Access in terms of this clause, with a minimum of ten units of such Terminal Equipment being provided to each such institution. These obligations are to be carried out in accordance with the following time table:
- a. by 15 February 2008, the Licensee shall have distributed 500 (five hundred) units to such institutions;
 - b. by 15 February 2009, the Licensee shall have distributed 1000 (one thousand) units to such institutions; and
 - c. by 15 February 2010, the Licensee shall have distributed 1400 (one thousand four hundred) units to such institutions.
- (vi) The provisions of clause (5) shall expire upon the documented provision of the total number of units set out therein.
- (vii) In deploying the Internet Access as provided for in terms of this clause, the Licensee shall give first priority to Institutions of People with Disabilities located in under-serviced or un-served areas as defined by the Authority.
- (viii) The Licensee shall be solely responsible for concluding all contractual arrangements necessary for the provision of Internet Access to Institutions of People with Disabilities, whether concluded directly with such institutions or otherwise on their behalf, including payment and levels of service, provided that the Licensee will use its reasonable endeavours to minimize any disruptions of Internet Access due to non-payment, and will notify the Authority in the event that any Internet Access is discontinued for this reason. Upon good cause shown, disruption of any Internet Access shall not prejudice compliance by the Licensee with these obligations.



Independent Communications Authority of South Africa

(3) SIM Card Connection Packages:

- (i) For the purposes of this clause, SIM Card Connection Package shall mean a package including but not limited to a SIM card compatible with GSM services including those offered by the Licensee and such terminal equipment as may be determined by the Authority, that entitles the user to:
 - a. free access to emergency services;
 - b. free access to customer care services;
 - c. free voice mail services;
 - d. access to short message services ("SMS") including three (3) free SMS per day;
 - e. access to multi-media services;
 - f. access to general packet radio switched services;
 - g. access to voice services; and
 - h. make use of such SIM card for a period of ten (10) years.
- (ii) All such SIM Card Connection Packages issued by Licensee shall provide a minimum airtime window of twelve (12) months during which the SIM card may be inactive.
- (iii) The Licensee shall provide no less than two million five hundred thousand (2,500,000) SIM Card Connection Packages under an implementation timetable agreed to with the Authority by or **before 29 October 2009**. This total number of SIM Card Connection Packages shall include any such packages distributed by the Licensee up to the date of issue of this licence.
- (iv) The Licensee shall issue the SIM Cards contained in the SIM Card Connection Packages in good working order, but is entitled to charge normal commercial rates to replace lost or damaged SIM Cards contained in these SIM Card Connection Packages.
- (v) These SIM Card Connection Packages shall have such other characteristics as agreed upon between the Licensee and the Authority, including the implementation plan for SIM Card Connection Packages filed with and approved by the Authority.
- (vi) The provisions of this Clause (c) shall expire upon the documented provision of total number of SIM Card Connection Packages set out in clause (iii), above.



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS NETWORK SERVICE LICENCE

No. [.....]

GRANTED

TO

Vodacom (Pty) Ltd

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS NETWORK SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson

1. LICENSEE

The Licence is issued to:

1.1 Name of Company/Entity: Vodacom (Pty) Ltd

1.2 Shareholders (where applicable): [Licensee to submit details]

**1.3. Ownership held by persons from
historically disadvantaged groups [Licensee to submit details]
(where applicable):**

2. CONTACT DETAILS

1.1 The contact person for the Licensee shall be:

Name: [Licensee to submit details]

Tel: [Licensee to submit details]

Fax: [Licensee to submit details]

Cell: [Licensee to submit details]

Email: [Licensee to submit details]

1.2 Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designate person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

3.1. Postal Address:

3.2. Physical Address:

[Licensee to submit details]

[Licensee to submit details]

SCHEDULE

1. Name of the service:

Vodacom

2. Geographic coverage

National

3. Obligations:

1) SIM Card Connection Packages

- (i) For the purposes of this clause, SIM Card Connection Package shall mean a package including but not limited to a SIM card compatible with GSM services including those offered by the Licensee and such terminal equipment as may be determined by the Authority, that entitles the user to:
 - a. free access to emergency services;
 - b. free access to customer care services;
 - c. free voice mail services;
 - d. access to short message services ("SMS") including three (3) free SMS per day;
 - e. access to multi-media services;
 - f. access to general packet radio switched services;
 - g. access to voice services; and
 - h. make use of such SIM card for a period of ten (10) years.
- (ii) All such SIM Card Connection Packages issued by Licensee shall provide a minimum airtime window of twelve (12) months during which the SIM card may be inactive.
- (iii) The Licensee shall provide no less than two million five hundred thousand (2,500,000) SIM Card Connection Packages under an implementation timetable agreed to with the Authority by or before 29 October 2009. This total number of SIM Card Connection Packages shall include any such packages distributed by the Licensee prior to the issue of this Licence.
- (iv) The Licensee shall issue the SIM Cards contained in the SIM Card Connection Packages in good working order, but is entitled to charge

- normal commercial rates to replace lost or damaged SIM Cards contained in these SIM Card Connection Packages.
- (v) These SIM Card Connection Packages shall have such other characteristics as agreed upon between the Licensee and the Authority, including as specified in the implementation plan for SIM Card Connection Packages filed with and approved by the Authority.
 - (vi) The provisions of this Clause (ii)(b) shall expire upon the documented provision of total number of SIM Card Connection Packages set out in clause (iii), above.

2) Provision of Internet Access for Institutions of People living with Disabilities:

- (i) Institutions of People with Disabilities for the purposes of this schedule, shall mean any institution of learning that caters exclusively for persons or learners with any disabilities, including but not limited to those schools referred to in the "List of Special Schools by Province" without Internet Access as of 29 October 2004 as prepared by the national Department of Education.
- (ii) Terminal Equipment used shall:
 - (a) not be SIM locked to the network of the Licensee;
 - (b) be provided as a donation;
 - (c) be provided in good working order, but with the Licensee not having any obligation to upgrade or maintain these units; and
 - (d) have such other characteristics as agreed upon between the Licensee and the Authority, including in the implementation plan in this respect filed with and approved by the Authority.
- (iii) Internet Access, for the purposes of this clause, shall mean the provisioning of two-way connectivity to the global network of networks known as the Internet, including the necessary telecommunications access link and sufficient bandwidth to connect the respective Institution of People with Disabilities at discounted rates in accordance with the provisions of Section 73 of the Act. However, Internet Access does not include any other information technology support infrastructure, end-user equipment and facilities, such as power supply, personal computers and user terminals, on-premise server network equipment and other related local area network infrastructure other than as specified in terms of clause (2), above.
- (iv) The Licensee shall 1 June 2009 provide Internet Access to no less than one hundred and forty (140) Institutions of People with Disabilities in accordance with the following time table:
 - (a) By 15 February 2008, the Licensee shall be providing Internet Access to 50 (fifty) such institutions;

- (b) By 15 February 2009, the Licensee shall be providing Internet Access to 100 (one hundred) such institutions;
- (c) By 15 February 2010, the Licensee shall be providing Internet Access to 140 (one hundred and forty) such institutions;
- (v) The Licensee shall provide no less than 1400 (one thousand four hundred) units of Terminal Equipment to the Institutions of People with Disabilities to which Licensee is, or will be providing Internet Access in terms of this clause, with a minimum of ten units of such Terminal Equipment being provided to each such institution. These obligations are to be carried out in accordance with the following time table:
 - (a) by 15 February 2008, the Licensee shall have distributed 500 (five hundred) units to such institutions;
 - (b) by 15 February 2009, the Licensee shall have distributed 1000 (one thousand) units to such institutions; and
 - (c) by 15 February 2010, the Licensee shall have distributed 1400 (one thousand four hundred) units to such institutions.
- (vi) The provisions of clause (5) shall expire upon the documented provision of the total number of units set out therein.
- (vii) In deploying the Internet Access as provided for in terms of this clause, the Licensee shall give first priority to Institutions of People with Disabilities located in under-served or un-served areas as defined by the Authority.
- (viii) The Licensee shall be solely responsible for concluding all contractual arrangements necessary for the provision of Internet Access to Institutions of People with Disabilities, whether concluded directly with such institutions or otherwise on their behalf, including payment and levels of service, provided that the Licensee will use its reasonable endeavours to minimize any disruptions of Internet Access due to non-payment, and will notify the Authority in the event that any Internet Access is discontinued for this reason. Upon good cause shown, disruption of any Internet Access shall not prejudice compliance by the Licensee with these obligations.

3) Provision of Internet Access to Public Schools:

- (i) Public Schools, for purposes of this schedule, shall mean schools as defined in terms of the South African Schools Act No. 84 of 1996 where these schools do not have Internet Access.
- (ii) Internet Access, for the purposes of this clause, shall mean the provisioning of two-way connectivity to the global network of networks known as the Internet, including the necessary telecommunications access link and sufficient bandwidth to connect the respective Public School at discounted rates in accordance with the provisions of Section 73 of the Act. However, Internet Access does not include any other information technology support infrastructure, end-user equipment and facilities, such as power supply, personal computers and user terminals, on-premise server network equipment and other related local area network infrastructure.

- (iii) The Licensee shall until 1 June 2009 provide Internet Access to no less than five thousand (5000) Public Schools in accordance with the following time table:
 - a. by 15 February 2008, the Licensee shall be providing Internet Access to 625 (six hundred and twenty five) such schools;
 - b. by 15 February 2009, the Licensee shall be providing Internet Access to 1250 (one thousand two hundred and fifty) such schools;
 - c. by 15 February 2010, the Licensee shall be providing Internet Access to 1875 (one thousand eight hundred and seventy five) such schools;
 - d. by 15 February 2011, the Licensee shall be providing Internet Access to 2500 (two thousand five hundred) such schools;
 - e. by 15 February 2012, the Licensee shall be providing Internet Access to 3125 (three thousand one hundred and twenty five) such schools;
 - f. by 15 February 2013, the Licensee shall be providing Internet Access to 3750 (three thousand seven hundred and fifty) such schools;
 - g. by 15 February 2014, the Licensee shall be providing Internet Access to 4375 (four thousand three hundred and seventy five) such schools;
 - h. by 15 February 2015, the Licensee shall be providing Internet Access to 5000 (five thousand) such schools.
- (iv) In deploying the Internet Access as provided for in terms of this clause, the Licensee shall give first priority to Public Schools located in under-served or un-served areas as defined by the Authority.
- (v) The Licensee shall be solely responsible for concluding all contractual arrangements necessary for the provision of Internet Access to these Public Schools, whether concluded directly with such schools or otherwise on their behalf, including payment and levels of service, provided that the Licensee will use its reasonable endeavours to minimize any disruptions of Internet Access due to non-payment, and will notify the Authority in the event that any Internet Access is discontinued for this reason. Upon good cause shown, disruption of any Internet Access shall not prejudice compliance by the Licensee with these obligations.

4) Universal Service Obligations -- Monitoring and Reporting:

- (i) Roll-out Plan, for purposes of this clause shall mean:
 - a. a plan referring to the implementation of clauses (2) and (3) only;
 - b. with such plan having been agreed on between the Authority and the Licensee and approved by the Authority after consultation with the Licensee;
 - c. specifying the Institutions of People with Disabilities and Public Schools to be served under the provisions of clauses (2) and (3); and
 - d. stipulating the necessary performance indicators and, among other necessary information, the manner of roll-out of the Internet Access and the distribution of Terminal Equipment referenced in clauses (2) and (3); the geographic distribution of the provision of Internet Access and the

distribution of Terminal Equipment; the nature of the Institutions of People with Disabilities (i.e. nature of primary disability to be addressed) and Public Schools to be benefitted; the extent to which the provision of Internet Access and distribution of Terminal Equipment contemplated in these clauses contributes to the promotion of universal service and universal access; and copies of any agreements between the recipients of the Terminal Equipment and the Licensee.

- e. including such statistical data in relation to the Institutions of People with Disabilities and Public Schools to which the Roll-out Plans relate, indicating the level to which these schools and institutions are under-served or un-served.
- (ii) The Licensee shall provide the Authority with successive, updated Roll-out Plans relative to the provisions of clauses (2) and (3). The applicable dates for the submission of these Roll-out Plans are two months before each of the dates specified in the clauses (2) to (3).
- (iii) These Roll-out Plans shall be coordinated in consultation with the Universal Service and Access Agency of South Africa under the supervision of the Authority, and may be further coordinated with the national and/or provincial Departments of Education or other entities working to achieve computer and Internet accessibility in Institutions of People with Disabilities and Public Schools.
- (iv) The contents of these Roll-out Plans may be amended by mutual agreement between the Authority and the Licensee between the dates of submission of these plans to the Authority set out in clause (2) and (3).

INDIVIDUAL ELECTRONIC COMMUNICATIONS NETWORK SERVICE LICENCE

No. [.....]

GRANTED

TO

Wireless Business Solutions (Proprietary) Limited

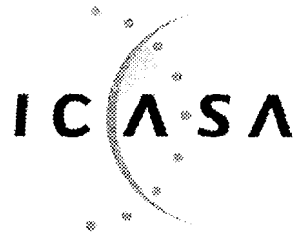
FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS NETWORK SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

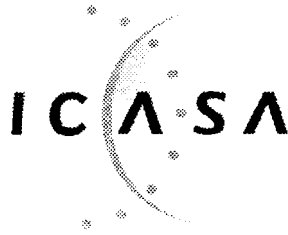
Chairperson



Independent Communications Authority of South Africa

1. LICENSEE

The Licence is issued to:



Independent Communications Authority of South Africa

1.1 Name of Company/Entity: **Wireless Business Solutions
(Proprietary) Limited**

1.2 Shareholders (where applicable): **[Licensee to submit details in percentages.]**

1.3. Ownership held by persons from historically disadvantaged groups (where applicable): **[Licensee to submit details in percentages]**

2. CONTACT DETAILS

1.1 The contact person for the Licensee shall be:

Name: **Mlindi J Kgamed**

Tel: **011 676 6313**

Fax: **086 503 1905**

Cell: **083 262 1901**

Email: **Joe.kgamed@iburstgroup.co.za**



Independent Communications Authority of South Africa

1.2 Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

3.1. Postal Address:

PO Box 651921

Benmore

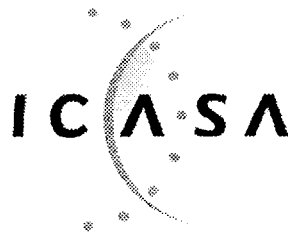
2010

3.2. Physical Address:

IBURST House

66 Park Lane

Sandton



Independent Communications Authority of South Africa

SCHEDULE

1. Name of the service

IBurst

2. Geographic coverage

National

3. Obligations

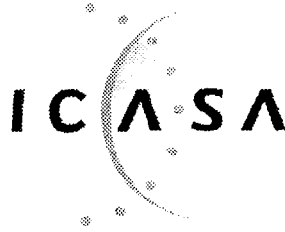
(1) Internet Access for public schools

- (i) Internet Access, for the purposes of this clause, shall mean the provisioning of two-way connectivity to the global network of networks known as the Internet, including the necessary electronic communications access link and sufficient bandwidth to connect all workstations in a given school at discounted rates in accordance with the provisions of Section 73 of the Act. However, Internet Access does not include any other information technology support infrastructure, end-user equipment and facilities, such as power supply, personal computers and user terminals, on-premise server network equipment and other related local area network infrastructure.
- (ii) Rural and Urban Public Schools, for purposes of this clause, shall mean:
 - (a) Schools in under-serviced or un-served areas that do not have Internet Access; and/or
 - (b) Schools or other registered further education and training institution that are listed and approved by the Department of Education as a school or registered education and training institution in need of Internet access.
- (iii) Roll-out Plan, for purposes of this clause, shall mean an implementation plan for the provision of Internet Access to Rural and Urban Public Schools, stipulating, among other necessary information, the technology to be used, operational details, cost-sharing between the Licensee and the relevant Rural or Urban



Independent Communications Authority of South Africa

- Public School involved, and specifying the locations, names, and need for Internet Access by the relevant Rural or Urban Public Schools.
- (iv) The Licensee shall until at least by 30 April 2014 provide Internet Access to no less than one thousand (1000) Rural and Urban Public Schools, giving due preference to rural schools, in accordance with the timelines set out below:
 - (a) By 14 July 2011, the Licensee shall be providing Internet Access to 700 (seven hundred) such schools; and
 - (b) By 14 July 2013, the Licensee shall be providing Internet Access to 1000 (one thousand) such schools.
 - (v) The Licensee shall provide the Authority with a **Roll-out Plan** for the provision of Internet Access set out in clause (iv)(b) above for approval.
 - (a) Such Roll-out Plan must be submitted no later than 14 May 2011 or on such other reasonable date as the Authority may determine.
 - (b) Where the Licensee fails to submit a Roll-out Plan as stipulated above, the Authority may impose a roll-out plan on the Licensee.
 - (c) The contents of the Roll-out Plan may be amended by mutual agreement between the Authority and the Licensee prior to the date set out in clause (a) above, to provide for the inclusion of community centres or clinics.
 - (vi) The Licensee shall be solely responsible for concluding all contractual arrangements necessary for the provision of Internet Access to Rural and Urban Public Schools, whether concluded directly with such schools or otherwise on their behalf, including payment and levels of service, provided that the Licensee will use its reasonable endeavours to minimize any disruptions of Internet Access due to non-payment, and will notify the Authority in the event that any Internet Access is discontinued for this reason. Upon good cause shown, disruption of any Internet Access shall not prejudice compliance by the Licensee with these obligations.
 - (vii) Following appropriate co-ordination and consultation with the Universal Service and Access Agency of South Africa, and/or the national and/or provincial Departments of Education as appropriate, the Licensee shall provide the Authority with appropriate data indicating how the Urban or Rural Schools to be connected under the **Roll-out plan** are under-serviced or un-served.
 - (viii) The Licensee shall, within three months of each of the dates specified in clauses (iv) (a) and (b) above, provide the Authority with a compliance report on the provision of Internet Access, **the format** of which shall be determined by the Authority.
 - (ix) The Licensee may provide the Internet Access in terms of this clause using any suitable electronic communications facilities, and may contract other, alternative suppliers to do so on its behalf.



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS NETWORK SERVICE LICENCE

No. [.....]

GRANTED

TO

Swiftnet (Pty) Ltd

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS NETWORK SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson



Independent Communications Authority of South Africa

1. LICENSEE

The Licence is issued to:



Independent Communications Authority of South Africa

- 1.1 Name of Company/Entity:** **Telkom SA Limited**
- 1.2 Shareholders (where applicable):** **100% owned by Telkom SA Ltd**
- 1.3. Ownership held by persons from historically disadvantaged groups Licensee to submit details (where applicable):**

2. CONTACT DETAILS

1.1 The contact person for the Licensee shall be:

Name: **John Meyers**

Tel: **012 643 3934**

Fax: **086 012 643 3934**

Cell: **082 375 5003**

Email: **johnm@fastnet.co.za**

1.2 Should the Licensee propose to replace the person so designated, the



Independent Communications Authority of South Africa

Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

3.1. Postal Address:

PO Box 10311

Centurion

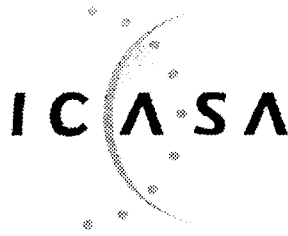
0046

3.2. Physical Address:

1st floor Karee Wing

Tuinhof Building

Centurion



Independent Communications Authority of South Africa

SCHEDULE

1. Name of the service

Swiftnet

2. Geographic coverage

National

3. Obligations

The licensee may not reduce its equity ownership held by HDI to less than 30%.



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS NETWORK SERVICE LICENCE

No.

GRANTED

TO

Fleetcall (Pty) Ltd

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS NETWORK SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson



Independent Communications Authority of South Africa

1. LICENSEE

The Licence is issued to:

- 1.1 Name of Company/Entity: Fleetcall (Pty) Ltd
- Nsele Trading: 40%
- Llewellyn E John: 17%
- 1.2 Shareholders (where applicable): Petrus J Groenewald 17%
- Cornelius J.P Botha 26%
- 1.3. Ownership held by persons from historically disadvantaged groups (where applicable): Llewellyn E. John (17%)
- Nsele Trading: Khulu Z. Mbatha (25%), Joy Rabotapi (25%), Zolile T Magugu (25%), Zolile S Maqetuka (25%)

2. CONTACT DETAILS

2.1. The contact person for the Licensee shall be:

- 2.1.1. Name: Neels Botha
- 2.1.2. Tel: 012 663 4440
- 2.1.3. Fax: 012 663 4206
- 2.1.4. Cell: 083 287 1508
- 2.1.5. E-mail: neels@fleetcall.co.za

2.2. Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

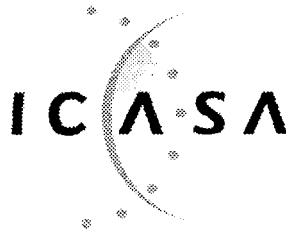
- | | |
|----------------------|------------------------|
| 3.1. Postal Address: | 3.2. Physical Address: |
| P O Box 7526 | 1282 Heuwel Avenue |
| Centurion | Centurion |



Independent Communications Authority of South Africa

0046

0157



Independent Communications Authority of South Africa

SCHEDULE

1. Name Of The Service

Fleetcall

2. Geographic Coverage

National

3. Obligations

- a. The licensee may not reduce its equity ownership held by HDI to less than 30%.
- b. The Licensee shall not, in his capacity as a network operator, provide air-time or radio apparatus directly to the users of his ECNS, but shall utilise for this purpose service providers who shall not be the same legal person as the licensee.



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS NETWORK SERVICE LICENCE

No.

GRANTED

TO

Q-Trunk (Pty) Ltd

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS NETWORK SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson



Independent Communications Authority of South Africa

1. LICENSEE

The Licence is issued to:

- | | |
|---|--------------------------|
| 1.1 Name of Company/Entity: | Q-Trunk (Pty) Ltd |
| 1.2 Shareholders (where applicable): | Telkom SA Limited (100%) |
| 1.3. Ownership held by persons from historically disadvantaged groups (where applicable): | Newshelf (5.7%) |

2. CONTACT DETAILS

2.1 The contact person for the Licensee shall be:

Name: Anton Klapper

Tel: 012 311 2236

Fax: 012 323 6480

Cell: 082 823 3226

E-mail: Kloppeai@telkom.co.za

3.2. Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

3.1. Postal Address:

P O Box X808

Pretoria

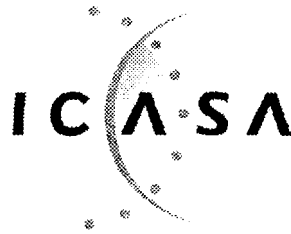
0001

3.2. Physical Address:

Telkom Towers North

152 Proes Street

Pretoria



Independent Communications Authority of South Africa

0002

SCHEDULE

1. Name Of The Service

Q-Trunk

2. Geographic Coverage

National

3. Obligations

- a. The Licensee shall not, in his capacity as a network operator, provide air-time or radio apparatus directly to the users of his ECNS, but shall utilise for this purpose service providers who shall not be the same legal person as the licensee.



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS NETWORK SERVICE LICENCE

No.

GRANTED

TO

Orbicom (Pty) Ltd

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS NETWORK SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson

1. LICENSEE

The Licence is issued to:

- 1.1 Name of Company/Entity: Orbicom (Pty) Ltd
- 1.2 Shareholders (where applicable): Multichoice South Africa Holdings (100%)
- 1.3. Ownership held by persons from historically disadvantaged groups (where applicable): (licensee to provide further details)

2. CONTACT DETAILS

2.1 The contact person for the Licensee shall be:

Name: Calvo Mawela

Tel: 011 289 4236

Fax: 011 289 5391

Cell: 082 372 0113

E-mail: Calvo.Mawela@multichoice.co.za

- 4.2. Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

3.1. Postal Address:

P O Box 1502

Randburg

2125

3.2. Physical Address:

72 Republic Road

Randburg

2125

SCHEDULE**4. Name Of The Service**

Orbicom

5. Geographic Coverage

National

6. Obligations

- a. The Licensee must ensure equal employment opportunity practices, taking cognisance of the need for corrective action with regard to gender, race and disability in the composition of its management and staff.
- b. The licensee may not reduce its equity ownership held by HDI to less than 30%.



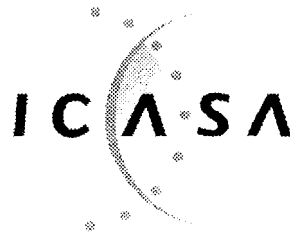
Independent Communications Authority of South Africa

The following licensees did not submit information as requested. These licensees are reminded of section 93 (6) of the ECA and are requested to submit outstanding information by no later than 18 July 2008. **Licensees who do not submit information as requested do so at their own risk.**

1. DATAPRO
2. DIRECTEL
3. INTEGRAT
4. JC BROADBAND SERVICES
5. NEXOR
6. NEWAGE HOLDINGS
7. NETAWK
8. ORIC TELECOMS
9. ORION TELECOM
10. POSIX SYSTEMS
11. SMARTEL COMMUNICATIONS
12. POST OFFICE
13. STORM TELECOMS
14. AMOBIA
15. XTRANET INTERNET SERVICES CC
16. ZENSHO TELECOMS
17. MTN SOLUTIONS
18. MTN
19. NEOTEL

Matters to be considered by Licensees

1. These specific terms and conditions must be read with the standard terms and conditions published in November 2007.
2. Numbers reflected in the licences have not been subjected to Section 68(7) (a),
3. There is no parity in ECS licences-this is not a deliberate creation of the Authority. However, parity will be sought in terms of Section 10 post the conversion process,
4. Obligations incurred in terms of frequency allocations will be inserted in the ECNS licences,
5. VANS licensees who did not meet the 30% HDI ownership must provide audited financial information from 2006-2007,
6. Cell C and Transnet have opted to transfer their VANS licences, accordingly their licences are excluded in this Gazette.



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS SERVICE LICENCE

No. [.....]

GRANTED

TO

24-7 Online

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson



Independent Communications Authority of South Africa

1. LICENSEE

The Licence is issued to:

- | | |
|---|---|
| 1.1 Name of Company/Entity: | 24-7 Online |
| 1.2 Shareholders (where applicable): | 24-7 Online (Pty) Ltd |
| 1.3. Ownership held by persons from historically disadvantaged groups (where applicable): | M Armstrong and Powerrec (Pty) Ltd
(licensee must provide further details) |

2. CONTACT DETAILS

1.1 The contact person for the Licensee shall be:

Name: Marthie Armstrong
Tel: (021) 913-5537
Fax: (021) 913-8277
Cell: 0781964161
Email: marthie@24-7online.co.za

1.2 Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

- | | |
|----------------------|------------------------|
| 3.1. Postal Address: | 3.2. Physical Address: |
| P O Box 4900 | P O Box 4900 |
| Tyger Valley | Tyger Valley |
| 7536 | 7536 |



Independent Communications Authority of South Africa

SCHEDULE

1. Name of the Service:

24-7 Online

2. Geographic Coverage

Western Cape, Eastern Cape and Gauteng Provinces

3. Range of Numbers from the national numbering plan:

087 910 000 to 087 910 0999.

4. Obligations

The licensee may not reduce its equity ownership held by HDI to less than 30%.
--



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS SERVICE LICENCE

No. [.....]

GRANTED

TO

Amobia Communications (Pty) Ltd

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson



Independent Communications Authority of South Africa

1. LICENSEE

The Licence is issued to:

- 1.1 Name of Company/Entity: Amobia Communications (Pty) Ltd
- 1.2 Shareholders (where applicable): [Licensee to submit details]
- 1.3. Ownership held by persons from historically disadvantaged groups (where applicable): [Licensee to submit details.]

2. CONTACT DETAILS

2.1. The contact person for the Licensee shall be:

- 2.1.1. Name: [Licensee to submit details]
- 2.1.2. Tel: [Licensee to submit details.]
- 2.1.3. Fax: [Licensee to submit details.]
- 2.1.4. Cell: [Licensee to submit details.]
- 2.1.5. Email: [Licensee to submit details.]

2.2. Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

- 3.1. Postal Address: [Licensee to submit details]
- 3.2. Physical Address: [Licensee to submit details.]



Independent Communications Authority of South Africa

SCHEDULE

1. Name of the Service:

Amobia

2. Geographic Coverage

National

3. Range of Numbers from the national numbering plan:

Licensee to confirm.

4. Obligations

The licensee may not reduce its equity ownership held by HDI to less than 30%.
--

INDIVIDUAL ELECTRONIC COMMUNICATIONS SERVICE LICENCE



Independent Communications Authority of South Africa

No. [REDACTED]

GRANTED

TO

Ariviakom (Pty) Ltd

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson

1. LICENSEE

The Licence is issued to:

- 1.1 Name of Company/Entity: Ariviakom (Pty) Ltd
- 1.2 Shareholders (where applicable): Eskom enterprises (Pty) Ltd 58,5%
Transnet Ltd 41,5%
- 1.3. Ownership held by persons from historically disadvantaged groups (where applicable): N/A

2. CONTACT DETAILS

2.1. The contact person for the Licensee shall be:

- 2.1.1. Name: Billy Schmidt
- 2.1.2. Tel: 011 203 0473
- 2.1.3. Fax: 011 203 0508
- 2.1.4. Cell: 083 400 7976
- 2.1.5. Email: billy.schmidt@arivia.co.za

2.2. Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

- | | |
|----------------------|-----------------------------|
| 3.1. Postal Address: | 3.2. Physical Address: |
| P O Box 8142 | Ulwazi Park |
| Halfway House | 505 15 th Street |
| 1685 | Randjespark |
| | Midrand |

SCHEDULE**1. Name of the Service:**

Arivia.kom

2. Geographic Coverage

National

3. Range of Numbers from the national numbering plan:

None

4. Obligations

4 N/A



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS SERVICE LICENCE

No. [.....]

GRANTED

TO

Autopage Cellular (Pty) Ltd

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson

1. LICENSEE

Licence is issued to:

- | | |
|---|-----------------------------|
| 1.1 Name of Company/Entity: | Autopage Cellular (Pty) Ltd |
| 1.2 Shareholders (where applicable): | Licensee to submit details |
| 1.3. Ownership held by persons from historically disadvantaged groups (where applicable): | Licensee to submit details |

2. CONTACT DETAILS

2.1. The contact person for the Licensee shall be:

- | | |
|---------------|----------------------------|
| 2.1.1. Name: | Licensee to submit details |
| 2.1.2. Tel: | |
| 2.1.3. Fax: | |
| 2.1.4. Cell: | |
| 2.1.5. Email: | |

2.2. Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

- | | |
|----------------------------|------------------------|
| 3.1. Postal Address: | 3.2. Physical Address: |
| Licensee to submit details | |

SCHEDULE**1. Name of the Service:**

Altech Autopage

2. Geographic Coverage

National

3. Range of Numbers from the national numbering plan:

Licensee to confirm

4. Obligations

The licensee may not reduce its equity ownership held by HDI to less than 30%.



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS SERVICE LICENCE

No. [.....]

GRANTED

TO

BNR Consulting cc

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson

1. LICENSEE

The Licence is issued to:

- | | |
|---|---|
| 1.1 Name of Company/Entity: | BNR Consulting cc |
| | Nicola Smith 23.75%,
Bruce John Gie 23.75% , |
| 1.2 Shareholders (where applicable): | Ryan Gavin Goss 23.75%,
Roshan Kreesan Pillay 5%
Darren Anthony Bredford 23,75% |
| 1.3. Ownership held by persons from
historically disadvantaged groups (where
applicable): | Nicola Smith 23.75% ,
Rossan Kreeesan Pillay 5% |

2. CONTACT DETAILS

2.1 The contact person for the Licensee shall be:

- | | |
|---------------|---|
| 2.2.1. Name: | Nicola Smith |
| 2.2.2. Tel: | 086 111 2871 |
| 2.2.3. Fax: | 086 681 6304 |
| 2.2.4. Cell: | 083 292 3903 |
| 2.2.5. Email: | <u>Nicola@aerosat.co.za</u> |

2.3. Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

- | | |
|----------------------|------------------------|
| 3.1. Postal Address: | 3.2. Physical Address: |
| P O Box 34579 | 33 A Worraker Street |
| Newton Park | Newton Park |
| Port Elizabeth | Port Elizabeth |
| 6055 | 6045 |

SCHEDULE**1. Name of the Service:**

Aerosat

2. Geographic Coverage

Eastern Cape

3. Range of Numbers from the national numbering plan:

087 675 0000 to 087 675 2999

4. Obligations

The licensee may not reduce its equity ownership held by HDI to less than 30%.



Independent Communications Authority of South Africa

INDIVIDUAL ELECTRONIC COMMUNICATIONS SERVICE LICENCE

No. [.....]

GRANTED

TO

Broadlands Networks SA (Pty) Ltd

FOR THE PROVISION OF

ELECTRONIC COMMUNICATIONS SERVICES

**SIGNED FOR AND ON BEHALF OF THE INDEPENDENT COMMUNICATIONS
AUTHORITY OF SOUTH AFRICA**

ATON THIS.....DAY OF

Chairperson

1. LICENSEE

The Licence is issued to:

- | | |
|---|----------------------------------|
| 1.1 Name of Company/Entity: | Broadlands Networks SA (Pty) Ltd |
| 1.2 Shareholders (where applicable): | Licensee to submit details |
| 1.3. Ownership held by persons from
historically disadvantaged groups
(where applicable): | Licensee to submit details |

2. CONTACT DETAILS

2.1. The contact person for the Licensee shall be:

- | | |
|---------------|----------------------------|
| 2.1.1. Name: | Licensee to submit details |
| 2.1.2. Tel: | |
| 2.1.3. Fax: | |
| 2.1.4. Cell: | |
| 2.1.5. Email: | |

2.2. Should the Licensee propose to replace the person so designated, the Licensee shall notify the Authority in writing within seven (7) days after appointing the new designated person.

3. NOTICES AND ADDRESSES

The Licensee chooses the following addresses as its principal addresses:

- | | |
|----------------------------|------------------------|
| 3.1. Postal Address: | 3.2. Physical Address: |
| Licensee to submit details | |

SCHEDULE**1. Name of the Service:**

Broadlands Networks

2. Geographic Coverage

National

3. Range of Numbers from the national numbering plan:

Licensee to submit details

4. Obligations

The licensee may not reduce its equity ownership held by HDI to less than 30%.