IMPORTANT NOTICE

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GENERAL NOTICES

NOTICE 911 OF 2011

ICASA

Independent Communications Authority of South Africa
Pinmill Farm, 164 Katherine Street, Sandton
Private Bag X10002, Sandton, 2146

PURSUANT TO SECTION 31(3) OF THE ELECTRONIC COMMUNICATIONS ACT 2005 (ACT NO 36 OF 2005), THE INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA HEREBY ISSUES A NOTICE INVITING COMMENTS REGARDING THE DRAFT SPECTRUM ASSIGNMENT PLAN FOR THE COMBINED LICENSING OF THE 800 MHz AND 2.6 GHz BANDS.

The Independent Communications Authority of South Africa (the Authority) hereby gives notice and invites comments on the proposed draft Spectrum Assignment Plan for the radio frequency range 790 - 862 MHz (800 MHz) and 2500 - 2690 MHz (2.6 GHz) in terms of section 31(3) of the Electronic Communications Act of 2005 (the ECA) read with regulations 3 and 7 of the Radio Frequency Spectrum Regulations 2011, published in Government Gazette No. 34172 Notice number 184 of 2011 (the Regulations).

Electronic copies of the proposed spectrum plan are available on the Authority’s website (www.icasa.org.za).

Interested persons are hereby invited to submit written representations, including an electronic version of the representation in Microsoft Word, by no later than 16h00 on Friday, 31 January 2012

Written representations or enquiries may be directed to:
Contact person: Ms Yolisa Kedama
Tel: 011 566 3307
E-mail: ykedama@icasa.org.za
Physical Address: Pinmill Farm Block A, 164 Katherine Street, Sandton,
Postal Address: Private Bag XI0002, Sandton, 2146, South Africa

All written representations submitted to the Authority pursuant to this notice shall be made available for inspection by interested persons at the ICASA Library or website and copies of such representations and documents will be obtainable on payment of a fee.

Where representors require that the representation or part thereof be treated confidential, then an application in terms of section 4D of the ICASA Act, 2000 (Act No. 13 of 2000), must be lodged during the submission of representations. Representors are requested to separate any confidential material into a clearly marked confidential annexure. If, however, the
request for confidentiality is refused, the person making the request will be allowed to withdraw the representation or document in question.

W. Currie

W.H Currie
ACTING CHAIRPERSON
ICASA
THE 800 MHz AND 2.6 GHz DRAFT SPECTRUM ASSIGNMENT PLAN IN TERMS OF SECTION 31(3) OF THE ECA AND REGULATIONS 3 AND 7 OF THE RADIO FREQUENCY SPECTRUM REGULATIONS OF MARCH 2011

1. OBJECTIVE

1.1. The objective of this draft spectrum assignment plan is to provide a framework for the combined assignment and licensing of the 800 MHz and the 2.6GHz bands in term of section 31(3) of the ECA, read with regulations 3 and 7 of the Regulations, in order to derive economic and societal benefits characterised by coverage and capacity, inherent of the complementary bands to ensure efficient and effective use of the Radio Frequency Spectrum.

1.2. The allocation of the said bands is depicted in the National Radio Frequency Plan 2010, which is in line with ITU-R Radio Regulations edition 2008.

1.3. The Authority is therefore developing the spectrum assignment plan to prescribe the channelling arrangements and the licensing model and invites comments on the proposal.

2. PURPOSE

2.1. The purpose of the spectrum assignment plan is to;

(i) Indicate the types of services to be provided

(ii) Set out the specific terms and conditions for the use of the 800 MHz and 2.6 GHz radio frequency bands

(iii) Set out specific qualification criteria to be met by applicants

(iv) Set out the procedures and timetable to be followed for assignment and licensing

(v) The apportionment of the 800 MHz and 2.6 GHz bands for International Mobile Telecommunications

(vi) Give detailed frequency channelling arrangements

(vii) Indicate the licensing approach

3. LEGAL AND REGULATORY FRAMEWORK

3.1. In terms of section 31(3) of the ECA, the Authority is required to prescribe procedures and criteria for awarding radio frequency spectrum for competing applications or instances where there is insufficient spectrum available to accommodate demand.

3.2. The Authority has developed regulations on radio frequency spectrum to deal with, among other things, development of radio frequency assignment plan and procedures in line with section 31(3) of the ECA.

4. THE POLICY OBJECTIVES AND MOTIVATION

4.1. The South African government issued a broadband policy document in government gazette number 33377 on 13 July 2010 committing to making broadband available to all its citizens. The intention is to bridge the digital divide, grow the economy by improving the education system, health and government services amongst others. The policy embraces access, affordability and availability of ICT services for all citizens. The policy strives to facilitate affordable, accessible and universal access to infrastructure to citizens ,Businesses, communities and the three spheres of
government and to stimulate the usage of broadband services to promote economic development and growth acting as an enabler for further social benefit.

4.2. Recently, the presidency published a national development plan (Vision 2030) on 21 November 2011, which amongst others, seeks to address the following as part of its short term goals on ICT for 2012 - 2015:

(i) Develop plans to allocate spectrum available with the switchover to digital broadcasting
(ii) Develop strategy for universal access
(iii) Ensure resourced Regulatory agencies to encourage market entry, fair competition and regulate market failure
(iv) Implement service and technology neutral flexible licensing regime
(v) Free spectrum for efficient use to drive down costs.

4.3. According to Creamer Media's Telecommunications 2011, South Africa Telecoms report, there is approximately 49 million people in South Africa. However there are only 4 million fixed lines, with the majority being in urban areas.

4.4. According to the same report the arrival of mobile services in the country changed lives of many South Africans in both urban and rural areas. The mobile penetration is expected to be more than 104% in 2011.

4.5. It can, therefore, be concluded that "broadband for all citizens" in South Africa can be achieved mainly through mobile telecommunication technologies.

4.6. The 800 MHz and 2.6 GHz bands have been identified worldwide for International Mobile Telecommunication (IMT) technologies, which should provide mobile broadband wireless access.

4.7. These bands complement each other in the sense that they fulfil the requirements for capacity and coverage which make them suitable for rural and urban areas and for bridging the digital divide.

4.8. It is for the above reasons that the Authority has decided on combined licensing of the bands, to bridge the digital divide and urban-rural divide.

5. LICENSING PHILOSOPHY

5.1. It is the intention of the Authority to allow as many entities as possible to access the spectrum in the 800 MHz and 2.6 GHz bands. For this reason the Authority has considered mechanisms that will encourage sharing of spectrum.

5.2. In order to fulfil national policy objectives the Authority has considered introducing Wholesale Open Access model and Managed Spectrum Park model as forms of sharing mechanisms over and above Universal Service Access as part of obligations.

5.3. Wholesale Open Access model refers to a sharing model where a licenced entity allows other entities to offer services using its network. The Authority defines open access in terms of "no locking", "no blocking" and "no retail". Open Access is a special case of Managed Spectrum Park model described in item 5.8 below.

5.4. "no locking" means that there would be no prohibitions against devices that may be connected to the network so long as the devices are compatible with, and do not harm the network.

5.5. "no blocking" means that there would be no restrictions against content, applications, or services that may be accessed over the network provided they are legitimate and comply with the laws of the country.
5.6. "No retail" means that the licensee will not offer any retail services to end users but will provide basic transport capacity to unaffiliated retail service providers on a non-discriminatory basis. The disassociation of transport from retail services will promote competition and benefit consumers.

5.7. The Authority proposes that any entity licenced for both 800 MHz band and 2.6 GHz band should be obliged to build an Open Access network.

5.8. The Managed Spectrum Park model refers to a sharing model where a number of entities apply to participate in sharing a block of common spectrum on self-managed basis and according to some regulations and/ or agreed procedures. The model encourages efficient use of spectrum, innovation and flexibility and provide for low-cost compliance and administration over time.

5.9. The Authority will also endeavour to set aside spectrum exclusively for entities that do not currently have access to designated IMT bands.

5.10. Designated IMT bands in this plan refer to 790 – 862 MHz (800 MHz), 880 – 915/925-960 MHz band (900 MHz), 1710 – 1775/1805 -1880 MHz band (1800 MHz),1920-1980/2110-2170 (2100 MHz) and 2500 – 2690 MHz band (2.6 GHz).

5.11. The band 3400 – 3600 MHz (3.5 GHz) is specifically excluded in the definition of designated to allow current licensees in this band to have access to a lower spectrum range.

5.12. Entities in 3.5 GHz band who wish to apply and have access to 2.6 GHz band in the current process must undertake to surrender their spectrum in 3.5 GHz band to the Authority if they are successful unless they present a compelling case why they should be allowed to keep it.

5.13. The bands 450-470 MHz and 2300 – 2400 MHz (2.3 GHz) are specifically excluded in the designated IMT bands due to the fact that there are no permanently licenced entities for IMT services in these bands.

6. FREQUENCY CHANELLING ARRANGEMENT

6.1. The 800 MHz band channel arrangement is as follows:

6.1.1. The 800 MHz band has been allocated to the mobile, except aeronautical mobile, service in accordance with Article 5 provision of the ITU radio regulations. The band is identified for IMT and is allocated in terms of Resolution 224 and 749 as revised in the World Radiocommunications Conference 2007 (WRC-07).

6.1.2. The Authority proposes that the design of frequency channel arrangement for the 800 MHz band should be in line with the decision ECC/DEC/(09)03 of the European Communications Committee (ECC) and the draft revision of the ITU-R Recommendation M.1036-3.

6.1.3. The reason to consider ECC decision ECC/DEC/(09)03 is due to the fact that the European Community (EC) is in ITU-R Region 1, same as the Southern African Development Community (SADC) of which South Africa is a member.

6.1.4. SADC has already opted for the arrangement in annex 1 of ECC/DEC/ (09)03 as the preferred arrangement. For this reason the Authority proposes that the design be based on this option in South Africa.

6.1.5. The aforementioned arrangement is 2 x 30 MHz with a duplex gap of 11 MHz, based on a block size of 5 MHz, paired and with reverse duplexer direction, and a guard band of 1 MHz starting at 790 MHz. The FDD downlink starts at 791 MHz and FDD uplink starts at 832 MHz.
6.2. The 2.6 GHz band channel arrangement is as follows:

6.2.1. The frequency band 2 500-2 690 MHz (2.6 GHz) has been allocated to the mobile, except aeronautical mobile, service in accordance with the provision 5.384A, 5.384B of the ITU radio regulations. The band is identified for IMT in terms of Resolution 223 as revised in WRC-07.

6.2.2. The Authority proposes that the design of frequency configuration for this band should be in line with ITU-R Recommendation M.1036-3 (current and the draft review) and EC decision 2008/477/EC. The reason to consider EC decision 2008/477/EC is due to the fact that the EC is in ITU-R Region 1, same as SADC of which South Africa is a member.

6.2.3. SADC, in line with EC, has already adopted option 1 of the ITU-R Recommendation M.1036-3 (C1 in Table 3 of the Recommendation) as the preferred arrangement. For this reason the Authority proposes to implement the preferred arrangement as adopted.

6.2.4. The preferred arrangement is a duplex spacing of 120 MHz for paired spectrum operation (FDD) with uplink located at 2500 to 2570 MHz and downlink located at 2620 to 2690 MHz. The sub-band 2570 to 2620 MHz is used for unpaired spectrum operation (TDD).

7. THE CURRENT STATUS OF 800 MHZ AND 2.6 GHZ BANDS

7.1. The 800 MHz band is currently used for television broadcasting by broadcasters and for CDMA2000 services by Neotel (PTY) LTD on coordination basis. Neotel has been assigned 2 x 4.92 MHz of the band which spread throughout the frequency range 827.775 – 832.695 MHz paired with 872.775 – 877.695 MHz due to coordination requirements.

7.2. The Authority seeks to licence the 800 MHz band prior to spectrum release from broadcasting. The release is anticipated in year 2015 or immediately after that. This approach will allow successful applicants to plan ahead. It also allows successful applicants to consider innovative ways of using the spectrum in coordination with broadcasters prior to complete release of the spectrum.

7.3. The 2.6 GHz is currently configured as unpaired spectrum or TDD spectrum and a portion is currently assigned to Sentech (PTY) LTD (Sentech) and Wireless Business Solutions (PTY) LTD (WBS) respectively. Sentech is assigned 50 MHz from 2500 to 2550 MHz and WBS is assigned 15 MHz from 2550 to 2565 MHz.

8. IN-BAND MIGRATION IN 800 MHZ AND 2.6 GHZ BANDS

8.1. Due to the current status of the bands, there is a requirement for an in-band migration of the incumbents in order to make the bands aligned to the preferred frequency channel arrangements.

8.2. The Authority has embarked on a consultative process with the incumbents in September 2011 and considered their views accordingly.

8.3. The Authority therefore, proposes the arrangements in sections 8.7, 8.8 and 8.9 below.

8.4. The proposals for in-band migration of Sentech and WBS in the 2.6 GHz band will enable alignment to harmonised arrangement in SADC and allow a minimum of three additional operators assigned at least 2 x 15 MHz each in the 2.6 GHz.

8.5. The proposals for in-band migration for Neotel in the 800 MHz band will enable alignment to harmonised arrangement.
8.6. The in-band migration of Neotel in and migration of Sentech to the 800 MHz band will allow one additional operator to be assigned 2 x 10 MHz each.

8.7. The following is proposed for Sentech in-band migration:

8.7.1. Sentech should retain 30 MHz as 2 x 15 MHz FDD in the 2.6 GHz band made up of 2500 to 2515 MHz paired with 2620 to 2635 MHz.

8.7.2. In addition Sentech should be assigned 20 MHz as 2 x 10 MHz FDD in the 800 MHz band in lieu of 20 MHz in 2.6 GHz band.

8.7.3. The advantage of the above arrangement for Sentech is that it will be possible to retain the preferred harmonised frequency plan and Sentech would be able to address both capacity and coverage driven scenarios and, hence, fulfill its mandate for broadband coverage in rural areas.

8.7.4. Sentech expressed a view that they would like to keep 2 x 25 MHz FDD in the 2.6 GHz with an option to switch 2 x 10 MHz to the 800 MHz band in the future.

8.7.5. Given this process underway, the Authority is of the view that the proposal by Sentech is unattainable.

8.8. The following is proposed WBS in-band migration:

8.8.1. WBS should be migrated to occupy the upper 20 MHz of the sub-band 2570 to 2620 MHz as unrestricted spectrum.

8.8.2. The above arrangement affords 20 MHz unrestricted block of spectrum to WBS, which is an acceptable minimum spectrum for efficient operations in this band.

8.8.3. In addition WBS should be allowed to use guard band spectrum which is 5 MHz at each of the edges of their allocation as restricted spectrum, with a condition that pay spectrum fees for the guard bands as if it were a normal assignment. This will result in efficient use of the spectrum.

8.8.4. The rational for allowing WBS to use the restricted spectrum (guard bands) is based on technical requirements for restricted Block Edge Mask (BEM) as expressed in EC decision 2008/477/EC and ECC Report 131.

8.8.5. In terms of the requirements the upper 5 MHz block of the TDD sub-band (i.e. 2615 to 2620 MHz) should be restricted and the power level should be below that of standard blocks in order to protect FDD receiving terminal stations. There is no required protection to TDD terminal stations in this block other than standard out-of-band emissions protection criteria.

8.8.6. Further, in a TDD to TDD frequency boundary, the first 5 MHz block of the upper TDD spectrum is designated as a restricted block and the power level should be below that of standard blocks in order to protect TDD operation below the boundary. On the other hand the restricted block is not afforded the same level of protection other than standard out-of-band emissions protection criteria.

8.8.7. It should also be noted that the Authority is of the opinion that WBS should be able to derive maximum benefit from the spectrum in the guard bands. It is for this reason that the Authority proposes to oblige WBS to pay the full amount of the spectrum.

8.8.8. During the consultative process, WBS indicated that they might require additional FDD spectrum in the band for the future.
8.8.9. It is the Authority’s opinion that such stance by WBS is not warranted and might be viewed as uncompetitive.

8.8.10. Alternatively, the Authority seeks comments on the proposal that the 5 MHz guard bands be reserved for future use for low power devices and technologies.

8.9. The following is a proposed Neotel in-band migration

8.9.1. The Authority proposes that Neotel should be migrated to occupy the first 2 x 10 MHz in the 800 MHz band.

8.9.2. The proposal affords Neotel an increased and technically acceptable amount of radio frequency spectrum for future deployment of IMT technologies in the 800 MHz band.

8.9.3. During the consultative process, Neotel, raised concerns that IMT technologies are not currently geared towards voice services and their current deployment of CDMA2000 is suitable for voice and could still have a life cycle of about 10 years.

8.9.4. For this reason the Authority proposes that Neotel is allowed to keep 2 x 1.2 MHz for CDMA2000 in the band.

8.9.5. In order to mitigate any possible technical issues, the Authority should oblige Neotel to keep the 2 x 1.2 MHz assignment as close as practically possible to their 2 x 10 MHz proposed assignment and ensures that no interference is caused to other services in the band.

9. THE SPECTRUM ASSIGNMENT PLAN AND LICENSING FRAMEWORK

9.1. For the purpose of planning the 2.6 GHz band for licensing, the following spectrum blocks are defined:

9.1.1. Block A is 2 x 15 MHz spectrum made up of 2500 to 2515 MHz paired with 2620 to 2635 MHz to be assigned to Sentech.

9.1.2. Block B is 2 x 20 MHz spectrum made up of 2515 to 2535 MHz paired with 2635 to 2655 MHz

9.1.3. Block C is 2 x 20 MHz spectrum made up of 2535 to 2555 MHz paired with 2655 to 2675 MHz

9.1.4. Block D is 2 x 15 MHz spectrum made up of 2555 to 2570 MHz paired with 2675 to 2690 MHz

9.1.5. Block E is 20 MHz unpaired spectrum made up of 2570 to 2590 MHz

9.1.6. Block F is 30 MHz unpaired spectrum made up of 20 MHz spectrum in 2590 to 2615 MHz and spectrum in the guard bands made up of 2590 to 2595 MHz and 2615 to 2620 MHz

9.2. For the purpose of planning the 800 MHz band for licensing, the following spectrum blocks are defined:

9.2.1. Block X is 2 x 10 MHz spectrum made up of 791 to 801 MHz paired with 832 to 842 MHz to be assigned to Neotel

9.2.2. Block Y is 2 x 10 MHz spectrum made up of 801 to 811 MHz paired with 842 to 852 MHz to be assigned to Sentech.

9.2.3. Block Z is 2 x 10 spectrum made up of 811 to 821 MHz paired with 852 to 862 MHz
9.3. For the purposes of the licensing process, the following licensing packages are defined:

9.3.1. Package 1 consists of Block B in the 2.6 GHz band and Block Z in the 800 MHz band.

9.3.2. Package 2 consists of Block C in the 2.6 GHz band.

9.3.3. Package 3 consists of Block D in the 2.6 GHz band.

9.3.4. Package 4 consists of Block A in the 2.6 GHz band and Block Y in the 800 MHz band.

9.3.5. Package 5 consists of Block E in the 2.6 GHz band.

9.3.6. Package 6 consists of Block F in the 2.6 GHz band

9.3.7. Package 7 consists of Block X in the 800 MHz band

9.4. The Authority proposes that packages or blocks defined above be apportioned as follows:

9.4.1. The Authority proposes to licence Package 1 to an individual ECNS licence holder on Wholesale Open Access conditions described in 5.3 of this document.

9.4.2. The Authority proposes licensing Package 2 to an individual ECNS licence holder that has no spectrum license in any of the designated IMT bands.

9.4.3. The Authority proposes licensing Package 3 to an individual ECNS licence holder that has no spectrum license in any of the designated IMT bands.

9.4.4. The Authority proposes to licence Package 4 to Sentech on Wholesale Open Access conditions as described in 5.3 of this document.

9.4.5. The Authority proposes that Package 5 should be reserved for Managed Spectrum Park. With this, the Authority will in future invite and set out conditions for applicants who wish to participate in the Managed Spectrum Park process.

9.4.6. The Authority proposes licensing Package 6 to WBS.

9.4.7. The Authority proposes licensing Package 7 to Neotel.

9.4.8. Further, the Authority proposes to allow Neotel to keep and be licensed for 1.2 MHz in the 830.8–832 MHz paired with 1.2 MHz in 875.8–877 MHz band for CDMA operations.

9.5. Successful applicants are expected to provide broadband services in line with the IMT framework as defined by the ITU.

9.6. For the purposes of clause 9.5 above, IMT refers to IMT-2000, IMT-Advanced and future technologies succeeding IMT.

9.7. The bands should be used in accordance with terms set out in the section about apportioning of the spectrum blocks and in accordance with other terms and conditions set out in the ITA.

9.8. The qualification criteria to be met by applicants are set out in the ITA.

9.9. Procedures and timetable for the licensing process is set out in the ITA.

9.10. A summary of the licensing framework as discussed is shown in Table 1, Table 2 and Table 3 attached.
**Table 1: Spectrum plan and licensing framework for the 800 MHz band**

<table>
<thead>
<tr>
<th>Channel Block</th>
<th>Frequency Range (MHz)</th>
<th>Amount of Spectrum</th>
<th>Proposed Assignments</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>790 - 791</td>
<td>1 MHz</td>
<td>Unused guard band</td>
</tr>
<tr>
<td>X</td>
<td>791 to 801 paired with 832 - 842</td>
<td>2 x 10 MHz</td>
<td>To be assigned to Neotel</td>
</tr>
<tr>
<td>Y</td>
<td>801 – 811 paired with 842 - 852</td>
<td>2 x 10 MHz</td>
<td>To be assigned to Sentech on Wholesale Open Access conditions</td>
</tr>
<tr>
<td>Z</td>
<td>811 – 821 paired with 852 – 862</td>
<td>2 x 10 MHz</td>
<td>To be assigned with Block B in 2.6 GHz band to an individual ECNS licence holder on Wholesale Open Access conditions described in 5.3 of this document.</td>
</tr>
<tr>
<td>W1</td>
<td>821 – 830.8</td>
<td>9.8 MHz</td>
<td>Unused duplex spacing</td>
</tr>
<tr>
<td>W2</td>
<td>830.8 - 832</td>
<td>1.2 MHz</td>
<td>To be used by Neotel</td>
</tr>
</tbody>
</table>
Table 2: Spectrum plan and licensing framework for the 2.6 GHz band

<table>
<thead>
<tr>
<th>Channel Block</th>
<th>Frequency Range (MHz)</th>
<th>Amount of Spectrum</th>
<th>Proposed Assignments</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>2500 to 2515 paired with 2620 to 2635</td>
<td>2 x 15 MHz</td>
<td>To be assigned to Sentech on Wholesale Open Access conditions</td>
</tr>
<tr>
<td>B</td>
<td>2515 to 2535 paired with 2635 to 2655</td>
<td>2 x 20 MHz</td>
<td>To be assigned with Block Z in 800 MHz band to an individual ECNS licence holder on Wholesale Open Access conditions described in 5.3 of this document</td>
</tr>
<tr>
<td>C</td>
<td>2535 to 2555 paired with 2655 to 2675</td>
<td>2 x 20 MHz</td>
<td>To be assigned to an individual ECNS licence holder that has no spectrum assigned in any of the designated IMT bands.</td>
</tr>
<tr>
<td>D</td>
<td>2555 to 2570 paired with 2675 to 2690</td>
<td>2 x 15 MHz</td>
<td>To be assigned to an individual ECNS licence holder that has no spectrum assigned in any of the designated IMT bands.</td>
</tr>
<tr>
<td>E</td>
<td>2570 to 2590 Unpaired</td>
<td>20 MHz</td>
<td>Reserved for Managed Spectrum Park and it is to be licenced separately in future</td>
</tr>
<tr>
<td>F1</td>
<td>2590 to 2615 Unpaired</td>
<td>20 MHz</td>
<td>Guard band to be used by WBS</td>
</tr>
<tr>
<td>F2</td>
<td>2590 to 2595 guard band</td>
<td>5 MHz</td>
<td>WBS</td>
</tr>
<tr>
<td>F3</td>
<td>2615 to 2620 guard band</td>
<td>5 MHz</td>
<td>Guard band to be used by WBS</td>
</tr>
</tbody>
</table>
Table 3: Packages for licensing of the 2.6 GHz and 800 MHz bands

<table>
<thead>
<tr>
<th>Packages</th>
<th>2.6 GHz Block</th>
<th>800 MHz Block</th>
<th>Proposed Assignments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>B</td>
<td>Z</td>
<td>To be assigned to an individual ECNS licence holder on Wholesale Open Access conditions</td>
</tr>
<tr>
<td>2</td>
<td>C</td>
<td>N/A</td>
<td>To be assigned to an individual ECNS licence holder that have no spectrum assigned in any of the designated IMT bands</td>
</tr>
<tr>
<td>3</td>
<td>D</td>
<td>N/A</td>
<td>To be assigned to an individual ECNS licence holder that have no spectrum assigned in any of the designated IMT bands</td>
</tr>
<tr>
<td>4</td>
<td>A</td>
<td>Y</td>
<td>To be assigned to Sentech on Wholesale Open Access conditions</td>
</tr>
<tr>
<td>5</td>
<td>E</td>
<td>N/A</td>
<td>Reserved for Managed Spectrum Park and it is to be licenced separately in future</td>
</tr>
<tr>
<td>6</td>
<td>F1</td>
<td>N/A</td>
<td>Guard band to be used by WBS or Reserved for future use</td>
</tr>
<tr>
<td></td>
<td>F2</td>
<td>N/A</td>
<td>WBS</td>
</tr>
<tr>
<td></td>
<td>F3</td>
<td>N/A</td>
<td>Guard band to be used by WBS or Reserved for future use</td>
</tr>
<tr>
<td>7</td>
<td>N/A</td>
<td>X</td>
<td>To be assigned to Neotel</td>
</tr>
</tbody>
</table>
Figure 1: Spectrum licensing configuration for the 2.6 GHz band
Figure 2: Spectrum licensing configuration for the 800 MHz band.
NOTICE 912 OF 2011

ICASA

DRAFT INVITATION TO APPLY

FOR

RADIO FREQUENCY SPECTRUM LICENCE

TO PROVIDE MOBILE BROADBAND WIRELESS ACCESS SERVICE FOR URBAN AND RURAL AREAS USING THE COMPLIMENTARY BANDS, 800MHz AND 2.6GHz.

The Independent Communications Authority of South Africa ("the Authority") hereby, in terms of section 31(3) of the Electronic Communications Act, 2005 (Act No. 36 of 2005) ("the Act") read with Regulation 7 of the Radio Frequency Spectrum Regulations 2011, published in Government Gazette No. 34172, Notice 184 of 2011 (the regulations), invite comments on the applications for the radio frequency spectrum licenses within the designated range, 2500 – 2690MHz ("the 2.6GHz band") and 790 – 862 MHz ("the 800 MHz band") for the purposes of providing national broadband wireless access services.

The combination of the 2.6 GHz and the 800 MHz is to be licensed as a complement to ensure capacity and coverage for the purposes of providing mobile broadband wireless access services nationally.

W.H Currie
CHAIRPERSON.
ICASA
APPLICANTS MUST CAREFULLY READ THE NOTES UNDER SCHEDULES AND
ALSO REFER TO THE REGULATIONS AND THE RELEVANT PROVISIONS OF THE
ACT
SCHEDULE A

1. APPLICATION

1.1. Only applicants with ECNS licenses are eligible to apply

1.2. Applications must be made in writing.

1.3. Applications submitted must be in the format as provided in Schedule B. Applicants must answer all questions in full as set out in Schedule B.

1.4. If any question is considered not applicable, please mark N/A with further explanation if necessary.

1.5. The applicant must provide the original plus five (5) copies of the completed application and a soft copy by the deadline.

1.6. All applications submitted to the Authority pursuant to this ITA will be made available for inspection upon request by interested persons

1.7. Where the applicant requires that the application or part thereof be treated confidential, then an application in terms of section 4(d) of the ICASA Act, 2000 (Act No. 13 of 2000) must be lodged during the submission of the application.

1.8. Applicants must separate any confidential material into a clearly marked confidential annexure.

1.9. The Authority may determine that an application or portion(s) thereof are confidential and the Authority will inform applicants of the determination within seven (7) days of receiving a request for confidentiality.

1.10. If, however, the request for confidentiality is refused, the applicant making the request has the right to withdraw such applications or portion(s) thereof

1.11. Each application must have a cover page with the name of the applicant, the licence being applied for and date of application on it.

1.12. Each application must have a cover page with the name of the applicant, the package being applied for and date of application on it.

1.13. The pages immediately following the cover must be the content pages which detail each section of the application and its page number.

1.14. The application must be properly bound and paginated.

1.15. In the event that the applicant has to submit its application in more than one part or volume, each part or volume must have a cover page. In this case the cover page must specify the number of the part or volume (i.e. Part one, Part Two or Volume One, Volume Two). Each volume or part must also have the full set of content pages and sequentially numbered as noted.

1.16. Every application must be accompanied by proof of payment of a non-refundable application fee of R 100 000.00 (One Hundred Thousand Rands). The payment shall be in the form of an electronic transfer or via a direct deposit into the following ICASA bank account:

   BANK: First National Bank
   BRANCH: Weirda Valley
BRANCH CODE: 260950
ACCOUNT NO: 61037058222
REFERENCE: Applicant Name

1.17. In addition to item 1.16 above, the application must be accompanied by the sealed bids as per item 1.36 below.

1.18. Applications must be submitted by no later than 16H00 on 23 March 2012 (Central African Time).

1.19. The time indicated on the clock in the reception hall of Block B at ICASA head office, will be regarded as the correct time.

1.20. Applications submitted must be addressed to the Chairperson, Independent Communications Authority of South Africa, 164 Katherine Street, Sandton, Johannesburg.

1.21. Applications must be DEPOSITED IN THE BID BOX SITUATED AT: Block B, Pinmill Farm, 164 Katherine Street, Sandton, Johannesburg.

1.22. An audit firm to be appointed by ICASA will manage the process of receiving the applications and sealed bids.

1.23. The Authority shall provide each applicant with an acknowledgement.

1.24. Applications received after the deadline will not be accepted and considered by the Authority.

1.25. Failure to comply with any of the requirements listed above will result in the immediate disqualification of the application and shall not be considered for the Prequalification Criteria as stipulated in item 1.29 below.

1.26. The packages for this licensing process are shown in Table 1 below and defined in the spectrum assignment plan.

<table>
<thead>
<tr>
<th>Packages</th>
<th>2.6 GHz Block</th>
<th>800 MHz Block</th>
<th>Proposed Assignments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>B</td>
<td>Z</td>
<td>To be assigned to an individual ECNS licence holder on Wholesale Open Access conditions described in this document</td>
</tr>
<tr>
<td>2</td>
<td>C</td>
<td>N/A</td>
<td>To be assigned to an individual ECNS licence holder that have no spectrum assigned in any of the designated IMT bands</td>
</tr>
<tr>
<td>3</td>
<td>D</td>
<td>N/A</td>
<td>To be assigned to an individual ECNS licence holder that have no spectrum assigned in any of the designated IMT bands</td>
</tr>
</tbody>
</table>

1.27. An applicant can apply for one or more of the packages but can only be licensed one.
1.28. Where more than one package is applied for, an applicant is required to specify the order of priority.

1.29. The available licences in the designated range shall be awarded using competitive processes. The following four (4) stages will be followed:

- Phase 1 - Prequalification criteria
- Phase 2 - Comparative evaluation (Beauty Contest)
- Phase 3 - Sealed Bids
- Phase 4 - Granting of licences

1.30. The prequalification phase sets out the minimum requirements that must be met in order for a person to participate in a comparative licensing process.

1.31. The requirements for prequalification are 30% ownership by Historically Disadvantaged Individuals (HDI), ECNS licence and Financial credibility.

1.32. Proof of HDI, ECNS licence and financial credibility must accompany the application.

1.33. An applicant who does not meet any of the prequalification criteria at the time of application deadline will be disqualified.

1.34. The comparative phase will evaluate qualifying applicants on business plan, technical plan, marketing plan and network rollout.

1.35. Applicants who score 65% or more and have not scored less than 50% on any of the criteria as set out for evaluation phase will move to the sealed bid phase.

1.36. In the event that more than one applicant meets the criteria set in phase 2 for a package, the applicants will move to the sealed bid phase.

1.37. The Sealed bid phase will be conducted in accordance with the following manner and procedure:

- 1.37.1. Sealed bids must be submitted together with the applications in a separate envelope clearly marked “Private and Confidential sealed bid” and the name of the bidder, outside.
- 1.37.2. The highest bidder wins
- 1.37.3. The winning bidder pays their bid
- 1.37.4. The Authority will announce bid prices, announce the winning bidder and publish the winners in the government gazette.

1.38. In case there is more than one successful bidder, the Authority will call for further bids from those bidders within five (5) working days:

- 1.38.1. The bids must not be less than the original bids,
- 1.38.2. The bidders will be expected to respond within five (5) working days,
- 1.38.3. The processes as outlined above will be repeated until there is a successful bidder,
- 1.38.4. The Sealed bid will end when participants are not willing to bid further, at which point the highest bidder pays their bid,
1.38.5. It is the responsibility of the participants to arrange their own finances,

1.38.6. The first payment of thirty percent (30%) of the bid is to be made within thirty (30) working days by the successful bidder, calculated from the day the letter of award is issued,

1.38.7. The last payment of seventy percent (70%) must be made within sixty working days, calculated from the day after the first payment (30%) was due and payable.

1.39. Information relating to network rollout schedule will form part of the licence terms and conditions.

1.40. Information on the initiatives and creativity on the part of the applicant to enable an early release of the 800 MHz bands by providing an incentive and or mechanism will form part of the license condition.

2. APPLICATION AMENDMENT

2.1. No changes may be effected to the application

3. WITHDRAWAL OF THE SPECTRUM LICENCE

3.1. The authority shall review radio frequency spectrum utilization by the licensee assigned in terms of this ITA after two (2) years of a licence being granted and every year thereafter.

3.2. Failure to meet the rollout targets as per the network rollout plan and as set out as part of licence conditions will be considered under-utilization and appropriate penalties may apply, including withdrawal of the licence.

3.3. In the event of non-utilization ICASA shall revoke the license.

3.4. To assist the Authority with its determination, the Licensee must submit to the Authority, prior to the second anniversary of the launch of the service, a declaration:
   3.4.1. Stating that the services are being provided; and
   3.4.2. Detailing the extent of service provision including the period of use, the percentage of population covered by the service in the License Area and how that is calculated.
   3.4.3. The degree of rural geographic coverage
   3.4.4. The split between the urban and rural

4. DURATION OF THE RADIO SPECTRUM LICENCE

4.1. The radio frequency spectrum licence will remain valid from 01 April until 31 March of the following year and is thereafter renewable by payment of the prescribed annual licence fee for the period of fifteen (15) years or the duration of the ECNS license or whichever comes first.

5. SPECTRUM LICENSING TIME TABLE

5.1. The authority will endeavour to License e the Spectrum in terms of the following timelines;
5.1.1. Publication of the Spectrum Plan by 15 December 2011
5.1.2. Closing date for Comments by 31 January 2012
5.1.3. Public Hearings from 08 to 10 February 2012
5.1.4. Final Publication of the ITA on 20 February 2012
5.1.5. Closing date for applications on 23 March 2012
5.1.6. Finalise the Licensing Process on 30 April 2012
6. COMPARATIVE CRITERIA FOR THE AWARD

<table>
<thead>
<tr>
<th>Phases</th>
<th>Description</th>
<th>Score</th>
<th>Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phase 1.</td>
<td>Prequalification criteria</td>
<td></td>
<td>- HDI component</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>- An individual ECNS licence holder or a consortium of a combination individual ECS and individual ECNS licence holders on Wholesale Open Access conditions</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>- Financial Credibility such as proof of funding or audited financial statements</td>
</tr>
<tr>
<td>Phase 2.</td>
<td>Beauty Contest</td>
<td></td>
<td>- Bussiness Plan (20%)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>- Technical plan (15%)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>- Market Innovation and stimulation (15%)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>- Network rollout plan (50%),</td>
</tr>
<tr>
<td>Phase 4.</td>
<td>Granting of licences</td>
<td></td>
<td>- Highest Bidder</td>
</tr>
</tbody>
</table>

7. THE DISQUALIFICATION CRITERIA

7.1. An applicant shall be disqualified from the application process where such applicant:

7.1.1. Has submitted an application and is an affiliate of another applicant, or possesses an ownership or financial interest in another applicant within the same application process; or

7.1.2. Has submitted an application which contains false or misleading information; or
7.1.3. Is colluding or has attempted to collude, with another applicant with the intention to distort or manipulate information; or
7.1.4. Has obtained or acquired confidential information relating to another applicant; or
7.1.5. Has failed to comply with the requirements of the ITA as listed in this schedule or
SCHEDULE B – APPLICATION PROCEDURE

THE FOLLOWING INFORMATION SHALL BE PROVIDED, IF THE INFORMATION TO BE SUPPLIED IS NOT APPLICABLE, THEN THE TERM ‘NOT APPLICABLE’ SHALL BE WRITTEN WITH A SHORT EXPLANATION.

A APPLICANT DETAILS

<table>
<thead>
<tr>
<th>No.</th>
<th>Information Required</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Name, address, telephone number and Email address of applicant</td>
</tr>
<tr>
<td></td>
<td>a. A certified copy of the Company’s registration certificate</td>
</tr>
<tr>
<td></td>
<td>b. Name and address of directors and/or principal executives</td>
</tr>
<tr>
<td></td>
<td>c. A valid copy of the Individual ECNS licence</td>
</tr>
<tr>
<td>2</td>
<td>Annual report of the applicant and its main shareholders from the previous three years</td>
</tr>
<tr>
<td></td>
<td>The applicant must submit three years audited financial statements or proof of funding.</td>
</tr>
<tr>
<td>3</td>
<td>Full particulars of the experience and expertise of the applicant, its partners, shareholders, suppliers and contractors in the business contemplated</td>
</tr>
<tr>
<td>4</td>
<td>Extent of beneficial ownership of the applicant by the historically disadvantaged individuals</td>
</tr>
<tr>
<td></td>
<td>Extent of beneficial ownership by women</td>
</tr>
<tr>
<td></td>
<td>Extent of beneficial ownership by the youth</td>
</tr>
<tr>
<td></td>
<td>Extent of beneficial ownership by the disabled</td>
</tr>
</tbody>
</table>
B  DESCRIPTION OF SERVICE

<table>
<thead>
<tr>
<th>No.</th>
<th>Information Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Description of service to be provided</td>
</tr>
<tr>
<td>2</td>
<td>Proposed annual coverage, rollout indicating the exact areas and location covered</td>
</tr>
</tbody>
</table>

C  CONSTRUCTION OF THE NETWORK (RADIO COMPONENT)

<table>
<thead>
<tr>
<th>No.</th>
<th>Information Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Availability and experience of planning and project management capabilities required for construction of the network</td>
</tr>
<tr>
<td>2</td>
<td>Mechanisms used for the planning of any radio component of the network</td>
</tr>
<tr>
<td>3</td>
<td>Plans to acquire resources such as access to sites, other property, technology, personnel and capital</td>
</tr>
</tbody>
</table>

D  BUSINESS PLAN

*Should a Radio Frequency Spectrum License be issued, the information contained in the business plan may be incorporated as licence conditions including the rollout indications.*

<table>
<thead>
<tr>
<th>No.</th>
<th>Information Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Fundamental assumptions for the business plan with financial forecasts for a minimum period of three years.</td>
</tr>
<tr>
<td>2</td>
<td>A market analysis of the services contemplated to be offered through the radio frequency spectrum licence applied for, including forecast demand.</td>
</tr>
<tr>
<td>3</td>
<td>Description of products and services to be offered through the radio frequency spectrum licence applied for.</td>
</tr>
<tr>
<td>4</td>
<td>Description of pricing strategy for products and services to be offered through the radio frequency spectrum licence applied for.</td>
</tr>
</tbody>
</table>
**E  TECHNICAL INFORMATION (RADIO SYSTEM DESIGN)**

<table>
<thead>
<tr>
<th>No.</th>
<th>Information Required – for the Network Rollout Plan (Where Applicable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Full information of the technology to be implemented</td>
</tr>
<tr>
<td>2</td>
<td>Approach to network development and expansion</td>
</tr>
<tr>
<td>3</td>
<td>Description of all the relevant or important interfaces in the network</td>
</tr>
<tr>
<td>4</td>
<td>Requirements for interconnection to other telecommunication networks or services and transmission medium and links required</td>
</tr>
<tr>
<td>5</td>
<td>Upgrade of the network to accommodate new standards and technology developments</td>
</tr>
<tr>
<td>6</td>
<td>Compliance with recognized international standards and specifications</td>
</tr>
<tr>
<td>7</td>
<td>Details of radio planning including methods to reserve frequency</td>
</tr>
<tr>
<td>7.1</td>
<td>Site names</td>
</tr>
<tr>
<td>7.2</td>
<td>Site code</td>
</tr>
<tr>
<td>7.3</td>
<td>Site coordinates</td>
</tr>
<tr>
<td>7.4</td>
<td>Frequency (Hz)</td>
</tr>
<tr>
<td>7.5</td>
<td>Bandwidth (MHz)</td>
</tr>
<tr>
<td>7.6</td>
<td>Modulation scheme</td>
</tr>
<tr>
<td>7.7</td>
<td>Bit rate (bits/s)</td>
</tr>
<tr>
<td>7.8</td>
<td>Antenna site</td>
</tr>
<tr>
<td>7.9</td>
<td>Antenna type</td>
</tr>
<tr>
<td>7.10</td>
<td>Antenna diameter (m)</td>
</tr>
<tr>
<td>7.11</td>
<td>Antenna gain (dB)</td>
</tr>
<tr>
<td></td>
<td>Antenna polarization (H/ V)</td>
</tr>
<tr>
<td>---</td>
<td>----------------------------</td>
</tr>
<tr>
<td>7.13</td>
<td>Transmit power (dbm/ Watt)</td>
</tr>
<tr>
<td>7.14</td>
<td>Receiver sensitivity threshold (dBm)</td>
</tr>
<tr>
<td>7.15</td>
<td>Fixed loss (dB): transmit and receive</td>
</tr>
<tr>
<td>7.16</td>
<td>Type of service</td>
</tr>
<tr>
<td>7.17</td>
<td>Area and direction of operation</td>
</tr>
</tbody>
</table>

8. Applicants must provide diagrams or sketches of proposed operations

9. Adherence to EMC specifications

10. Theoretical traffic volume forecasts and alternative routing and redundancy requirements

11. Numbering plan for the service:

12. Quality systems deployed and quality targets used:

13. Details of fixed network planning

14. Presentation of network planning data in the form of schedules, diagrams, tables and maps for the initial phase and two subsequent phases

15. Network management, fault detection, service and maintenance mechanisms

16. Equipment specifications, type approval certificates

17. Regulatory requirements (ITU and Act)

18. Technical expertise

19. Service monitoring capabilities

20. Critical Efficiency Factors

- **Technical (spectral efficiency)** defined in terms of maximum volume of traffic (voice/ data) within a given spectrum resource
(erlangs/MHz/km² or Mbits/MHz/km²) for voice and data respectively. Technical efficiency indicators include the following:

i. Bandwidth efficiency (expressed in bits/ Hz) defined as the amount of information contained in a finite spectrum.

ii. Reuse which dictates to what extent the spectrum can be simultaneously used at multiple locations (reuse factor of 1 is the highest).

iii. Time; since applications do not typically use information on a continuous basis and can share resources by time multiplexing.

2. **Functional efficiency** defined in terms of extent to which the use of spectrum meets the users needs (*evaluated by defined key performance indicators (KPI)*)

3. **Economic efficiency** defines the monetary gain in terms of revenue, profit and value which the licensee *derives from that portion of spectrum*.

---

### F  SEALED BID

<table>
<thead>
<tr>
<th>Package Number</th>
<th>Order of Priority</th>
<th>Bid Price (ZAR)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---
WARRANTY UNDERTAKING

I............................................. (duly authorised person)

Have prepared and/ or compiled, or directly supervised those who have prepared all or
parts of this application and/or information constituting this application.

To the best of my knowledge, the application information contained herein, and any
attachment thereto, is accurate and not misleading.

I further understand that should any information included herein be found to be false or
misleading the entire application will be disqualified and the applicant precluded from
further consideration within the application process.

Name and title of the person authorised to sign this undertaking:

Authorised Signature: ____________________________

Date: ____/_____/2012

I certify that this declaration was signed and sworn to before me at
.............................................on the ..................... day of ......................... 2012, by the
deponent who acknowledged that he/she: knows and understands the contents hereof;
has no objection to taking the prescribed oath or affirmation; and considers this oath or
affirmation to be truthful and binding on his/her conscience.

________________________
COMMISSIONER OF OATHS
Name:
Address:
Capacity: