Government Printing Works

Notice submission deadlines

Government Printing Works has over the last few months implemented rules for completing and submitting the electronic Adobe Forms when you, the customer, submit your notice request.

In line with these business rules, GPW has revised the notice submission deadlines for all gazettes. Please refer to the GPW website www.gpwonline.co.za to familiarise yourself with the new deadlines.

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Cancellation of notice submissions are accepted by GPW according to the deadlines stated in the table above.

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With effect from 01 October, GPW will not longer accept amendments to notices. The cancellation process will need to be followed and a new notice submitted thereafter for the next available publication date.

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Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While GPW deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

GPW has a 2-working day turnaround time for processing notices received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.

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GPW reminds you that all notice submissions MUST be submitted with an accompanying proof of payment (PoP) or purchase order (PO). If any PoP’s or PO’s are received without a notice submission, it will be failed and your notice will not be processed.

When submitting your notice request to submit egazette@gpw.gov.za, please ensure that a purchase order (GPW Account customer) or proof of payment (non-GPW Account customer) is included with your notice submission. All documentation relating to the notice submission must be in a single email.

A reminder that documents must be attached separately in your email to GPW. (In other words, your email should have an Adobe Form plus proof of payment/purchase order – 2 separate attachments – where notice content is applicable, it should also be a 3rd separate attachment).

REMINDER OF THE GPW BUSINESS RULES

- Single notice, single email – with proof of payment or purchase order.
- All documents must be attached separately in your email to GPW.
- 1 notice = 1 form, i.e. each notice must be on a separate form
- Please submit your notice ONLY ONCE.
- Requests for information, quotations and inquiries must be sent to the Contact Centre ONLY.
- The notice information that you send us on the form is what we publish. Please do not put any instructions in the email body.

This gazette is also available free online at www.gpwonline.co.za
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NO FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.

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GENERAL NOTICES • ALGEMENE KENNISGEWINGS

Independent Communications Authority of South Africa/ Onafhanklike Kommunikasie-owerheid van Suid-Afrika
438 Electronic Communications Act (36/2005): Invitation to apply for a radio frequency spectrum licence to provide mobile broadband wireless access services for urban and rural areas using the complimentary bands, 700 MHz, 800 MHz and 2.6GHz ..............................................................................................................................................  40145 4
1. The Independent Communications Authority of South Africa (“the Authority”) hereby, in terms of Section 31(3) (a) of the Electronic Communications Act, 2005 (Act No. 36 of 2005), as amended, read with regulations 6 and 7 of the Radio Frequency Spectrum Regulations 2015, published in Government Gazette number 38641 (Notice number 279 of 2015), invite 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”) and 694 – 790 MHz (“the 700MHz band”) for the purposes of providing national broadband wireless access services.

2. Interested persons are hereby invited to submit enquiries, including an electronic version of the enquiry in Microsoft Word, on the Invitation To Apply for a Radio Frequency Spectrum Licence to provide Mobile Broadband Wireless Access Services for Urban and Rural areas using the complimentary bands, 700MHz, 800MHz and 2.6GHz by no later than 16h00 Thursday, 04/08/2016.
3. Written enquiries may be directed to:

The Independent Communications Authority of South Africa (ICASA)

*Pinmill Farm Block A*

164 *Katherine Street*

*South Africa*

*or*

Private Bag XI0002

Sandton

2146

**Attention:**

Spectrum Resources

e-mail: spectrumresources@icasa.org.za

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

5. Interested persons are hereby invited to submit their applications, including an electronic version of the application in Microsoft Word, on the Invitation To Apply for a Radio Frequency Spectrum Licence to provide Mobile Broadband Wireless Access Services for Urban and Rural areas using the complimentary bands, 700 MHz, 800 MHz and 2.6 GHz from **09h00 to 15h00** on the Application Date, **Monday 03/10/2016**, and

6. the Application must be in writing, contained in an envelope addressed to the Chairperson, Independent Communications Authority of South Africa, 164 Katherine Street, Sandton, Johannesburg.

**Attention:**

Spectrum Resources:

7. All applications will be assessed based on criteria set out in this Invitation to Apply (“ITA”), requirements in the Electronic Communications Act, 2005 (Act No. 36 of 2005) (“the Act”) and the Radio Frequency Spectrum Regulations, 2015.
8. Where applicants require that the application or part thereof be treated as confidential information, then an application in terms of Section 4D of the ICASA Act, 2000 (Act No. 13 of 2000), must be lodged during the submission/lodging of the application with the Authority. Applicants must 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 information subject to the confidentiality request.

9. Section 4D (4) of the ICASA Act requires the Authority to treat information listed therein as confidential. It is thus incumbent upon the applicant to prove to the Authority why confidentiality must be granted in terms of section 4D (4) of the ICASA Act, instead of merely indicating that the information qualifies as confidential under par (a) to (e) of the aforementioned section of the ICASA Act.

10. Applicants must carefully read the Time Schedule, the notes under appendix and also refer to the regulations and the relevant provisions of the Electronic Communications Act, 2005 (Act No. 36 of 2005)

____________________
Nomvuyiso Batsi
Councilor
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1. DEFINITIONS

For the purposes of this document, the terms set out below must have the following meanings:

**Applicant**
An I-ECNS licensee that has lodged an application in accordance with this ITA

**Application**
Documentation lodged by an Applicant in accordance with this ITA

**Application Date**
03/10/2016: Due date for the receipt of Applications

**Activity Points**
The number of points associated with each Lot during the auction stage

**Activity**
The sum of the Activity Points for each Lot on which a Bidder places a Bid in a Round, combined with the Activity Points of Lots on which the Bidder is Standing Highest Bidder, defines the total Activity of the Bidder within the Round.

**Auction Fee**
The amount due and payable by a winning Bidder, and calculated as the sum of the Standing High Bid on the Lot which the Bidder has won.

**Authorised Representative**
A representative with Power of Attorney appointed by the Applicant/Bidder

**Authority**
The Independent Communications Authority of South Africa

**Bid**
A binding offer by the Applicant to acquire a Lot at a certain price

**Bidder**
An Applicant who has successfully passed the Qualification Stage

**Licence**
A radio frequency spectrum licence issued pursuant to this ITA
| **Lot** | A pre-packaged amount of spectrum available for award |
| **Mobile Virtual Network Operators (MVNO)** | Is a wireless communications services provider that does not own the wireless network infrastructure over which the MVNO provides services to its customers. |
| **Reserve Price** | The minimum price for a Lot that must be accepted during the Initial Bid Stage. This is also the starting price of a Lot in the first Round, should the award proceed to the Auction Stage |
| **Round** | A period during which each Bidder is invited to submit one Bid Entry Form. Each Round will end after the allotted round time has expired, regardless of whether all Bidders have submitted Bids, following which the Round results will be announced |
| **Rural** | Any area that is not classified urban. Rural areas are subdivided into tribal areas and commercial farms |
| **SMRA** | Simultaneous Multi-Round Ascending Auction |
| **Standing High Bid** | The highest bid submitted for a Lot in a round. |
| **Standing High Bidder** | The Bidder in a Round with the Standing High Bid |
2. OVERVIEW

1. The Authority commenced a process of licensing the International Mobile Telecommunications (IMT) spectrum on the 2.6 and 3.5 GHz bands, back in 2006¹. In 2011, the Authority developed the licensing process by publishing a draft Spectrum Licensing Plan and a draft Invitation to apply² for a combined licensing of the 800 and 2600 MHz bands in terms the Radio Frequency Spectrum Regulations³ 2011.

2. In 2013, South Africa Connect (SA Connect)⁴, a broadband policy was published. South Africa Connect gives expression to the vision set out in the National Development Plan of a “seamless information infrastructure by 2030 that will underpin a dynamic and connected vibrant information society and a knowledge economy that is more inclusive, equitable and prosperous”. The focus remains on education, health and government services. It is further seen to operationalise the New Growth Path and the Strategic Integrated Project (SIP) 15⁵, which deals with expanding access to communications technology by ensuring universal service and access to affordable and secure broadband services by all South Africans, prioritising rural and under-serviced areas and stimulating economic growth.

3. South Africa Connect acknowledges that the slow deployment of fixed broadband services such as the Asymmetric Digital Subscriber Line (ADSL), and its relatively high cost, has meant that over the last five years mobile broadband rapidly became the primary form of broadband access rather than providing a complementary service to fixed broadband services as it has done in more developed economies.

4. Mobile services play a crucial role in providing communication services (voice and data) to consumers but also to many enterprises, especially small enterprises. Additionally, various econometric analyses have demonstrated that broadband has a positive impact on economic growth in both developing and developed markets. World Bank statistics show that in developing markets an expansion of broadband access (population penetration) of ten percentage points can result in expansion of the GDP by 1.4 percentage points⁶. Also every 1000 new subscribers to broadband internet services can result in the creation of 80 new jobs. These indicators are critical to South Africa, which needs to breach the digital divide, improve its economic growth and create new jobs.

5. In order to realise the Government’s rollout targets for broadband services in line with SA Connect Policy, the Authority is publishing the ITA for the licensing process for International Mobile Telecommunications (IMT) spectrum bands.

¹ The High Demand Radio Frequency Spectrum Licensing Framework Regulations promulgated by Government Notice R. 469, dated 28th May 2010 as amended,
² The process has been through a Notice published in Government Gazette 39179
³ Government Gazette Number 34172 (Notice 184 and 185 of 2011)
⁴ Notice No 953, Government Gazette No 37119 dated 6 December 2013
⁵ Expanding Access to Communications Technologies
⁶ A comprehensive review of the literature in this area by Christine Qiang, Carlo Rossotto & Kaoru Kimura, Economic impact of broadband, Information and Communication for Development, World Bank, 2009, pp. 35-50
6. The mobile telecommunication technologies are a critical component in achieving the goal of ‘broadband for all citizens’ in South Africa.

3. INTRODUCTION

7. South Africa experiences continued growth in demand for more Spectrum as a result in significant growth in data traffic. The lack of availability of Spectrum for IMT brings constraints and challenges in the provision of broadband services. In order to address South Africa’s bandwidth deficiency, the current allocated bandwidth of 567 MHz IMT spectrum needs to be increased.

8. There is a need to achieve a minimum of 1011 MHz for use by IMT including the Global System for Mobile Communications (GSM) by 2020 in order to achieve SA Connect Targets. It is the Authority’s view that the licensing of 700, 800 and 2600 MHz will contribute a total bandwidth of 816 MHz towards achieving the SA connect Targets.

9. The 700 MHz, 800MHz and 2.6 GHz bands have been identified worldwide for International Mobile Telecommunication (IMT) services.

10. 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.

11. It is for the above reasons that the Authority has decided on the simultaneous licensing of the 700 MHz, 800MHz and 2.6 GHz bands, to enhance competition and to increase broadband coverage, and in so doing bridge the digital divide and disparities between urban and rural access to broadband networks.

4. OBJECTIVE OF THE ITA

12. The main aim of licensing 700MHz, 800MHz and 2600MHz is to ensure nationwide broadband access for all citizens by 2020. This will be achieved by:

12.1. Increasing universal service and access by ensuring rural connectivity

12.2. Give consumers more choice,

12.3. Promote Investment in the sector and economic growth,

12.4. Ensure quality of service and experience, and

12.5. Ensure affordability of services

5. LEGAL FRAMEWORK

14. The Electronic Communications Act (Act No. 36 of 2005): Section 31(3) (a) of the ECA gives the Authority a discretion to develop regulations setting out the procedures and criteria for radio frequency spectrum licenses in instances where there is insufficient spectrum available to accommodate demand.

15. The Radio Frequency Spectrum Regulations 2015\(^7\): regulation 7 establishes a framework for the licensing of high demand radio frequency spectrum (i.e. where there is insufficient spectrum available to accommodate demand).

16. The National Radio Frequency Plan 2013\(^8\): allocated radio frequency spectrum for mobile broadband including IMT.

6. POLICY FRAMEWORK

17. National Development Plan: which agitates for a seamless information infrastructure that meets the needs of citizens, business and public sector; and provides access to the wide range of services required for effective economic and social participation by 2030.

18. South Africa Connect: 100% broadband access to all Citizens by 2020 and Universal download speed of 100 Mbps by 2030.

19. National Radio Frequency Spectrum Policy 2010\(^9\): it directs that management of spectrum should ensure efficient, effective, and transparent of spectrum based on fair pricing principles. Spectrum planning to ensure that all assignments serve the national interest. Spectrum availability for government services, scientific research and emergency services.

20. Broadcasting Digital Migration Policy 2020 as amended: sets the process in motion for the migration of analogue Television to digital TV thus releasing spectrum for IMT services.

7. SPECTRUM TO BE AWARDED AND LICENCE CONDITIONS

21. This section details the spectrum to be awarded in this process, and the licence conditions to which successful bidders will be subjected.

7.1. Spectrum to be awarded

22. The spectrum available for assignment is as follows:

22.1. 2×30MHz in the 700MHz band (703MHz-733MHz/758-788MHz)

22.2. 2×25MHz in the 800MHz band (796-801MHz/837-842MHz)

22.3. 2×70MHz and 1×25MHz in the 2.6GHz band (2500-2570MHz/2620-2690MHz and 2595-2615MHz)

---

\(^7\) The Radio Frequency Migration Plan Government Gazette Number 36334 (Notice Number 352 and 353 of 2013) of 03 April 2015

\(^8\) National Radio Frequency Plan, Government Gazette Number 36336 (Notice 354 of 2013) of 28 June 2013

\(^9\) Government Gazette Number 33246
23. This spectrum will be awarded on a national basis covering the entire territory of South Africa.

24. The spectrum available for award is packaged into Four (4) Lots as follows:

<table>
<thead>
<tr>
<th>Lots</th>
<th>700MHz</th>
<th>800MHz</th>
<th>2.6GHz</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot A</td>
<td>2 x 15MHz</td>
<td>25MHz</td>
<td>(703-718MHz/758-773MHz)</td>
</tr>
<tr>
<td>(To be awarded through a separate process)</td>
<td></td>
<td></td>
<td>(2595-2620MHz)</td>
</tr>
<tr>
<td>Lot B</td>
<td>2 x 5MHz</td>
<td>2 x 5MHz</td>
<td>2 x 20MHz</td>
</tr>
<tr>
<td></td>
<td>(718-723MHz/773-778MHz)</td>
<td>(796-801MHz/837-842MHz)</td>
<td>(2500-2520MHz/2620-2640MHz)</td>
</tr>
<tr>
<td>Lot C</td>
<td>2 x 10MHz</td>
<td>2 x 20MHz</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(801-811MHz/842-852MHz)</td>
<td>(2520-2540MHz/2640-2660MHz)</td>
<td></td>
</tr>
<tr>
<td>Lot D</td>
<td>2 x 10MHz</td>
<td>2 x 20MHz</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(811-821MHz/852-862MHz)</td>
<td>(2540-2560MHz/2660-2680MHz)</td>
<td></td>
</tr>
<tr>
<td>Lot E</td>
<td>2 x 10MHz</td>
<td>2 x 10MHz</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(723-733MHz/778-788MHz)</td>
<td>(2560-2570MHz/2680-2690MHz)</td>
<td></td>
</tr>
</tbody>
</table>

7.2. Diagram of spectrum packaging within each band

700MHz

![Diagram of spectrum packaging within each band](image)
7.3. Lot Categories

25. The four (4) Lots, excluding Lot A, are grouped follows:

26. An Applicant will qualify to only bid on one of the Lots (excluding Lot A).
27. An Applicant will be free to switch between Lots during the auction stage.

7.4. Reserve Prices


7.5. Term of the Licences

29. A Licence is valid for fifteen (15) years from the date of issue.
30. A Licence renewable on an annual basis upon payment of the prescribed annual licence fee in accordance with regulation 10 of the Radio Frequency Spectrum Regulations, 2015.
7.6. Technologies to be allowed

31. All Licences will be technology-neutral and service-neutral.

7.7. Spectrum Caps

32. A Spectrum cap is a limit placed on the amount of spectrum a Bidder can bid for in each bid round in an auction.
33. An Applicant will be allowed to bid for only one of Lots B, C, D and E.

7.8. Annual fees

34. Annual licence fees are payable by all Licensees in accordance with the “Spectrum Fees Regulations” published by the Authority.

7.9. Technical conditions – 700MHz band

35. The conditions of use must be in accordance with the rules for services as stipulated in the Radio Frequency Spectrum Assignment Plan\(^\text{10}\) 2015.
36. The usage restrictions as defined in CEPT Report 53\(^\text{11}\) will apply to frequencies in the 700MHz band.

7.10. Technical conditions – 800MHz band

37. The conditions of use must be in accordance with the rules for services as stipulated in the Radio Frequency Spectrum Assignment Plan\(^\text{12}\) 2015.
38. Usage restrictions as defined in European Commission Decision No. 2010/267/EU\(^\text{13}\) must apply to frequencies in the 800MHz band. The following parameters will apply regarding block edge masks:
   38.1. Duplex mode: FDD
   38.2. The highest average EIRP for out-of-block base stations must be in accordance with Case A (for TV channels where broadcasting is protected) of Table 4 “Baseline requirements

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\(^{10}\) Government Gazette Number 38640 (Notices 271 of 2015)
\(^{11}\) Report A from CEPT to the European Commission in response to the Mandate “To develop harmonised technical conditions for the 694-790 MHz (’700 MHz’) frequency band in the EU for the provision of wireless broadband and other uses in support of EU spectrum policy objectives”. Report approved on 28 November 2014 by the ECC 1 Provisional lower band edge subject to precise definition within the scope of this Mandate D.
\(^{12}\) Government Gazette Number 38640 (Notices 273 of 2015)
– BS BEM out-of-block EIRP limits over frequencies below 790 MHz” of chapter B of the Annex.

7.11. Technical conditions – 2.6GHz band

39. The conditions of use must be in accordance with the rules for services as stipulated in the Radio Frequency Spectrum Assignment Plan14 2015

40. The usage restrictions as defined in European Commission Decision No. 2008/477/EC 15 must apply to frequencies in the 2.6GHz band.

41. Within the band, frequencies are defined as either 'restricted' or 'unrestricted'. The Block Edge Masks (BEMs) differ between restricted and unrestricted blocks as follows:
   41.1. unrestricted blocks: maximum EIRP = 61dBm/5 MHz
   41.2. restricted blocks: maximum EIRP = 25dBm/5 MHz

42. ‘Restricted’ BEMs will apply to the following frequencies:
   42.1. 2615–2620MHz – the highest 5MHz of the unpaired 2.6GHz spectrum within Lot E
   42.2. 2595-2600MHz may be designated as a guard band.

43. All other frequencies within the 2.6GHz band, excluding those referred to in item 42 above, are unrestricted.

8. OBLIGATIONS

44. The following obligations will form part of the license conditions of the Radio Frequency Spectrum License to be issued:

8.1. Uplink and throughput obligations

45. SA Connect set the broadband user throughput target of 100Mbps for 50% of the population by 2020.

46. According to the OpenSignal’s State of LTE report of February 201616, the country with greater LTE coverage, 97% of the population, has an average download speed of 29Mbps, whereas the country with the highest average download throughput of 35Mbps has an LTE population coverage of 83%.

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14 Government Gazette Number 38640 (Notices 277 of 2015)
16 http://opensignal.com/reports/2016/02/state-of-lte-q4-2015/
47. A Licensee must provide data services across the country with an average uplink of 15Mbit/s and the downlink user experience throughput of at least 30 Mbit/s to 100% of the population of South Africa by 2020.

48. A Licensee must submit documents to demonstrate progress to-date in sufficiently meeting the criteria of the uplink and throughput speed obligations. This information should be provided at intervals of 12, 18, 24, 30 and 36 months following the date that the 700MHz/800MHz spectrum is made available for network rollout based on commissioning date by the Licensees.

49. The documents to be submitted must demonstrate that the uplink and throughput speed obligations have been met. Should the Authority have any concerns about the accuracy of the information provided, it reserves the right to commission audits confirming the results of the analysis submitted by the Licensee. In this respect, please note that greater consideration will be given to measurements of actual performance instead of theoretical estimations of network performance.

8.2. Open access obligations

50. A Licensee is required to provide open access to a minimum of three Mobile Virtual Network Operators (3 X MVNO).

51. MVNO must have more than 51% of ownership held by persons from Historically Disadvantaged Groups. A Licensee will have a maximum of three years from the date that the 700MHz/800MHz spectrum becomes available to provide services in line with the set obligations.

52. If a Licensee fails to meet the obligations as set out in items 47 and 50 above, this will be regarded as a serious breach of the licence conditions and the radio frequency spectrum licence may be withdrawn by the Authority with immediate effect, subject to a determination by the Complaints and Compliance Committee for non-compliance.

9. OVERVIEW OF APPLICATION PROCESS AND GENERAL TIMING

53. This section provides an overview of the award process, including an indicative timetable for the completion of the auction.

9.1. The award process

54. The award will consist of three stages, as illustrated on the diagram below:
Diagram of award process

55. The award will be a three stage process which will include qualification, Auction and Licensing Stages.

56. In the Qualification Stage, parties are invited to submit applications, in which they must state on which Lot Categories (Lot B/C/D/E) they may wish to place Bids during the award process. The identities of all applicants will be announced. The Applications will then be assessed by the Authority, and Applicants who meet the requirements specified in section 12.

57. Following Qualification Stage, the Auction Stage will commence. Qualified applicants (Bidders) will be requested to submit Bids for the Lots that they would be prepared to acquire at Reserve Prices. The Auction Stage will take the form of a SMRA auction, which will be conducted as described in Section 13.

58. Following the Auction Stage, Licences will be issued to winning Bidders, subject to the payment of the Auction Fee as described in section 14.

9.2. The time schedule

59. The table below provides an indicative timeframe for the award process. Note that given the nature of the SMRA, it is not possible to pre-determine the timetable for the Auction Stage.

60. The Authority reserves the right to alter any part of the auction timetable, including the Application Date, at any time. Except in extraordinary circumstances, the Authority will make any changes to the schedule for a specific event at least 24 hours in advance of the previously scheduled time.

10. TIMEFRAME FOR THE AWARD PROCESS

<table>
<thead>
<tr>
<th>Day</th>
<th>Task Name</th>
<th>Start</th>
<th>Finish</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>Publication in Government Gazette -of the Invitation To Apply (ITA) for International Mobile Telecommunications</td>
<td>Fri 15/7/2016</td>
<td>Fri 15/07/2016</td>
<td></td>
</tr>
<tr>
<td>X + 14</td>
<td>Deadline for enquiries regarding ITA by Public</td>
<td>Tue 19/07/2016</td>
<td>Thu 04/08/2016</td>
<td></td>
</tr>
<tr>
<td>X + 28</td>
<td>Deadline to respond to enquiries by the public</td>
<td>Fri 05/08/2016</td>
<td>Wed 24/08/2016</td>
<td></td>
</tr>
<tr>
<td>X + 56</td>
<td>Application Date</td>
<td>Mon 03/10/2016</td>
<td>Mon 03/10/2016</td>
<td>Start Time: 09h00 Closing Time: 15h00</td>
</tr>
<tr>
<td>X + 70</td>
<td>Publication of list of Applicants</td>
<td>Fri 21/10/2016</td>
<td>Fri 21/10/2016</td>
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<tr>
<td>X + 84</td>
<td>Submission of queries/clarifications to</td>
<td>Mon 24/10/2016</td>
<td>Thu 10/11/2016</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Applicants regarding their Applications</td>
<td></td>
<td></td>
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<tr>
<td>---</td>
<td>----------------------------------------</td>
<td>---</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>X + 98</td>
<td>Announcement of Applicants qualified as Bidders</td>
<td>Wed 30/11/2016</td>
<td>Wed 30/11/2016</td>
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</tr>
<tr>
<td>X + 112</td>
<td>Bidder seminar and mock auction</td>
<td>Mon 12/12/2016</td>
<td>Wed 14/12/2016</td>
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</tr>
<tr>
<td>X + 119</td>
<td>Start of auction</td>
<td>Tue 17/01/2017</td>
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<td></td>
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<tr>
<td>Y</td>
<td>End of auction</td>
<td>Tue 17/01/2017</td>
<td>Monday 30/01/2017</td>
<td></td>
</tr>
<tr>
<td>Y + 1</td>
<td>Announcement of auction result</td>
<td>Tue 31/01/2016</td>
<td>Tue 31/01/2016</td>
<td></td>
</tr>
<tr>
<td>Y + 31</td>
<td>Deadline for payment of auction fee</td>
<td>Tue 31/01/2016</td>
<td>Tue 14/03/2017</td>
<td></td>
</tr>
<tr>
<td>Z</td>
<td>Issuing of the Licenses</td>
<td>Tue 14/03/2017</td>
<td>Tue 28/03/2017</td>
<td></td>
</tr>
</tbody>
</table>

Date Brought Forward to take into consideration, the start of the Festive Season

Date Moved Forward to take into consideration, the end of the Festive Season

Duration has been estimated since the process may be shorter or longer and the Authority reserves the right to adjust as appropriate
11. GENERAL RULES

11.1. Prohibited Practice and other disruption to the auction

61. Until the conclusion of the award process (i.e. once Licences have been issued) Applicants must not:
   61.1. Disclose any Confidential Information to other Applicants,
   61.2. Enter into agreements with other Applicants in relation to the award process, or
   61.3. Undertake any action that may adversely affect the award process.

62. Disclosure of information of any nature, which, directly or indirectly, concerns a Bid submitted by an applicant or a Bid that an applicant considers submitting, if such information could affect the price that an applicant would offer. Confidential Information must include any non-published information about an applicant's strategy, including the Bid that an applicant is willing to submit, which may affect the applicant's price or submission of a Bid, and which may influence the applicant's fulfilment of its Bid, as well as information about financing the Bid sum.

11.2. Groups or Consortiums

63. If multiple Individual Electronic Communications Network Service (ECNS) licensees have an arrangement to form a group/consortium in order to partake in the licensing process, only one is allowed to partake in the process. No group/consortium must have as a member, a person that does not have an Individual ECNS licence

64. An Applicant is required to notify the Authority of the members of a group/consortium and any change to the membership subsequent the application date.

11.3. Sanctions

65. In the event that an Applicant breaches the auction rules, the Applicant can either be fined but permitted to continue in the award process, or be fined and excluded from the award process, depending on the severity of the breach. If an applicant is excluded from the award process, the Authority reserves the right to annul the entire award process.

12. QUALIFICATION STAGE

66. This section describes the Qualification Stage of the award process.

12.1. Entities that are eligible to submit an application

67. In order to submit an application, Applicants must:
   67.1. Be an Individual ECNS licensee in South Africa
67.2. Have a minimum 30% (thirty percent) equity ownership held by persons from Historically Disadvantaged Groups.

12.2. Submission of Applications

68. The Application must be in writing, contained in an envelope addressed to the Chairperson, Independent Communications Authority of South Africa, 164 Katherine Street, Sandton, Johannesburg.

69. The envelope must be sealed and signed across the envelope join by one of the Applicant’s Authorised Representatives.

70. The Application must be deposited in the Bid Box situated at: Block B, Pinmill Farm, 164 Katherine Street, Sandton, Johannesburg between 9:00 and 15:00 on the application date (i.e. Mon 03/10/2016)

71. An auctioneer to be appointed by the Authority will manage the process of receiving the Applications.

72. An Applicant that submits an application during the specified time window will receive a receipt to acknowledge submission of the application. Applications received after the specified times or delivered to the wrong address or block will not be accepted.

73. An applicant is only permitted to submit one Application.

74. The closing date for receipt of applications is Mon 03/10/2016 at 15:00 sharp.

12.3. Application Fee

75. Each Applicant must pay a non-refundable application fee of Three Million Rands (ZAR 3 000 000.00). The payment must be in the form of an electronic transfer or via a direct deposit into the following ICASA bank account:

76. ICASA Banking Details

   BANK                : Nedbank
   BRANCH            : Nedbank Corporate Investment Banking
   BRANCH CODE: 198765
   ACCOUNT NO : 1462002927
   Swift Code : NEDSZAJJ
   REFERENCE: Applicant Name

12.4. Application content

77. The application must consist of the following documents:

   77.1. A completed and signed Application Form.

   77.2. A certified copy of the applicant’s registration certificate.
77.3. A certified copy of the applicant’s Individual ECNS licence.

77.4. A detailed, clear and exhaustive description of the ownership structure of the Applicant.

77.5. A brief profile of the applicant and details of historic investments and operations in the South African telecommunications market (and/or other international telecommunications markets)

77.6. Business plan(s) for exploitation of the Lot(s) covering a period of at least 10 years from the award of the Licence(s).

77.7. Proof of financial capability of the Applicant – including historic financial statements and evidence of the ability to meet the funding requirements of the Applicant’s business plan(s).

77.8. Proof of technical capability of the Applicant – Details of managerial and organisational capability to deploy the planned communications network; as well as details of the network deployment including technology(ies) to be deployed, sites on which new radio equipment is to be deployed, details of new sites, schedule for deployment of the network and the provision of coverage maps.

77.9. Power of Attorney that empowers the three Authorised Representatives to sign for the Applicant or who are otherwise authorised to bind the Applicant in any respect regarding the Application and the auction.

77.10. A bank guarantee for an amount equal to ZAR100 000 000.00 (One Hundred Million Rands), which will act as a guarantee during the Qualification Stage.

77.11. A copy of an Applicant Declaration signed by one of the Applicant’s Authorised Representatives. A copy of this provided in Appendix D.

77.12. Proof of payment of the Application Fee.

78. The Application must be in English and be properly bound and paginated. Five (5) copies of the Application must accompany the Application.

79. Applicants are also requested to provide a CD-ROM/DVD with pdf copies of all documents submitted.

12.5. Application Form

80. The applicant must complete the Application Form as set out in Appendix B, which must contain the following information:

80.1. The applicant's name and an address in South Africa, telephone number and e-mail address where the Applicant may be contacted on weekdays between 09.00 and 17.00 hours (Central African Time). This will serve as the applicant’s official address for this procedure and intended for the delivery of documents, communications and notifications.

80.2. An exhaustive list of the names, positions, and addresses of the Applicant's members of the board of management and board of directors or, in the absence of such, similar bodies.
80.3. Details of the names, positions and signatures of the three (3) Authorised Representatives who are empowered to sign for the applicant or who are otherwise authorised to bind the applicant in any respect regarding the application and the auction.

80.4. Details of the names, positions and signatures of up to five (5) Auction Representatives that may be present at the auction location during the Auction Stage. Note that these are in addition to the Authorised Representatives, who will also be permitted entry to the auction location during the Auction Stage.

12.6. Business plan(s)

81. In undertaking the evaluation of the Business Plan(s) of the applicant, the Authority will be seeking evidence that the Business Plan:

81.1. Is based on a realistic assessment of the evolution of the South African mobile telecommunications market and the applicant’s role within it (in terms of subscriber take-up of data services, evolution of customer expenditure, estimation of market shares (wholesale/retail as appropriate) of the Applicant)

81.2. Has sufficient allowance for expenditure to meet the network coverage and capacity requirements necessary to achieve the forecast revenues in the business plan

81.3. Has sufficient allowance for network expenditure to meet any obligations associated with the Lot(s)

81.4. Includes the upfront and annual licence fees associated with the relevant spectrum Lot(s) as well as other regulatory costs (the upfront cost of the spectrum should be included in the Business Plan at the reserve price for the Lot(s) in question)

81.5. Has sufficient allowance for cost of sales and operating expenses associated with customer acquisition, marketing, customer service, network operations and maintenance including the employment costs of staff in the business

81.6. Realistically assesses the peak funding requirement of the business and the timing over which funds are needed and will be repaid

81.7. Identifies key risks to the business plan and includes a sensitivity analysis of the impact of these risks on the plan.

82. The applicant should submit sufficient detail in the Business Plan to the Authority to enable it to make a positive assessment. The Profit & Loss forecast, Balance Sheet forecast and cash flow forecast for at least 10 years should be included in the Business Plan, together with supporting assumptions and calculations. The Business Plan(s) should be provided by the Applicant in both hardcopy and Microsoft Excel format.

12.7. Proof of financial capability

83. In undertaking the evaluation of the financial capability of the applicant, the Authority will seek assurance that the business plan of the applicant is fully funded, in particular the peak funding requirement for the business. The applicant should submit all appropriate documentation that
demonstrates this – which could include a mixture of historic financial statements for the applicant (and/or key shareholders in the event that the applicant is a new organisation/consortium) as well as proof of funding (e.g. from recognised financial institutions in relation to anticipated debt).

12.8. Proof of technical capability

84. In undertaking the evaluation of the technical capability of the applicant, the Authority will seek assurance that the applicant has the technical, managerial and organisational capability to deploy the planned communications network and that the Applicant’s planned network deployment (areas to be covered, timeline) is fully aligned with the requirements of the applicant’s Business Plan as well as any coverage obligations associated with the Lot(s) which the Applicant intends to apply for. The applicant should submit all appropriate documentation that demonstrates this – as a minimum, this should include the documents relating to technical capability as detailed in 77.8.

12.9. Bank guarantee

85. Each applicant must submit a bank guarantee as part of its application (see template in Appendix C). The amount guaranteed by the bank should be equal to ZAR100 000 000.00 (One Hundred Million Rands). It should be valid for 90 days after the application Date.

86. The Authority may draw down on the guarantee in order to cover penalties or compensation that accrue during the Application Stage.

87. The Authority may require increases in the bank guarantee during the Auction Stage. The amount and the deadline for submission of the additional guarantees will be communicated to each Bidder. The bidding process will then be suspended until the deadline.

88. Applicants that cannot provide the required bank guarantee will be disqualified from the Auction Process.

89. The bank guarantee must not accrue interest.

90. The guarantee shall be released by the Authority in the following cases:

90.1. At the end of the Auction Stage, if a Bidder is unsuccessful in winning a Licence

90.2. Once a winning Bidder has fulfilled the payment terms.

12.10. Opening and initial review of Applications

91. After expiry of the deadline for applications, the Authority will proceed to open all the applications received.

92. The Authority will also undertake an initial review of the applications in order to determine whether the applications are submitted in accordance with the specified rules and contain the correct information and documentation.
93. If the Authority finds that the application has not been completed correctly, the Authority will request the applicant to correct the application within seven (7) days.

94. If the applicant has not corrected the application within seven (7) days, the Authority will reject the application or grant a further extension to correct the matter.

12.11. Publication of list of applicants

95. Following the initial review of the applications, the Authority will notify all applicants of the identity of all other applicants whose applications have not been rejected and their ownership structure, providing the date by which applicants must confirm in writing if they are in the same Relevant Group as another Applicant.

96. The identity of the applicants and their ownership structure will also be published on the Authority’s website.

97. Other than the identity of applicants, their ownership structure and their requested Lot, no further information from Applications will be published.

98. Each applicant is required to review the list of applicants and their ownership structures and notify the Authority in writing if they are in the same Relevant Group as another applicant.

99. If a group of applicants are found to be in the same Relevant Group, they will be given until the last day for Withdrawals to resolve the situation by either changing their relationship such that they are no longer in the same Relevant Group, or by one of the applicants withdrawing from further participation in the auction.

100. Applicants that do not resolve the situation will have their application rejected.

101. Applicants that withdraw on or before the last day for withdrawal will not be subject to any penalties.

12.12. Assessment of the applications

102. Following the submission of the application, the Authority will conduct an assessment of the Application to determine:

103. Whether the Bidder has qualified to participate in the Auction Stage

104. As part of this process, the Authority may ask for clarifications on any aspect of the applications, particularly the financial and technical aspects.

105. Applicants must respond to the clarification request in terms of item 104 within seven (7) days from receipt thereof.

12.13. Announcement of applicants qualified as Bidders

106. Following the assessment of all applications, the Authority will publish a list of all applicants qualified as Bidders on its website.
107. If no applicants qualify as Bidders, the award process will be discontinued.

12.14. Amendments and correction of applications

108. At any stage during the award process, applicants are required to notify the Authority immediately of any changes in the information provided as part of their application, or if applicants realise that the information provided is inaccurate and/or incomplete.

109. On receiving such notifications, the Authority will assess whether the applicant / Bidder can continue to take part in the process.

13. AUCTION STAGE

110. The format selected for the Auction Stage is a Simultaneous SMRA auction.

110.1. The auction may consist of one or more Rounds. It will continue until there is a Round in which no new Bids are placed and no Waivers are used.

110.2. In each Round, Bidders will have the opportunity to place Bids on any of the available Lots, providing those Bids do not break the Activity Rules and Spectrum Caps.

13.1. Bid Rounds

111. Before each Round begins, the Authority will communicate to all Bidders the Standing High Bid and Standing High Bidders amount on each Lot, as well as the price options available for each Lot that can be Bid on in the current Round.

112. Each Bidder (other than Bidders which have already withdrawn from the auction) is invited to submit one Bid Entry Form (see example Bid Entry Form in Appendix E) stating on which Lots it wishes to place a Bid, and selecting exactly one price option for each Lot.

113. If a Bidder wishes to submit a Bid, it is free to choose which Lots to Bid for, subject to Eligibility, the Spectrum Caps, and the Lot Categories on which they have qualified to bid. However, a Bidder is not permitted to bid on Lots on which it is currently the Standing High Bidder.

114. Instead of submitting a Bid, a Bidder may:

114.1. Use a Waiver (see 13.4 for further details)

114.2. Submit a ‘No Bid’ Bid (see 130 for further details), or

114.3. Actively withdraw from the auction (see 127 for further details).

115. Each Round will end after the allotted round time has expired, regardless of whether all Bidders have submitted Bids.

116. Once the Round is finished, the new Standing High Bidders and Standing High Bid amounts will be determined, based on the highest Bid placed on each Lot.
116.1. If one or more Lots have received Bids from multiple Bidders of value equal to the maximum bid value of the Round, the Standing High Bidder will be selected by means of a tie-break.

116.2. Each Bidder that placed a Bid equal to the maximum Bid for the Lot will have an equal chance of being selected as the Standing High Bidder.

117. The status of Standing High Bidder on a particular Lot is maintained until another Bidder places a Bid for that Lot in a subsequent Round at a higher price.

13.2. Bid options

118. For each Round, the Authority will specify four (4) bid amount options which may be placed on each Lot.

119. The bid amount options for each Lot will be decided by the Authority.

120. The percentage increments (i.e. the difference between the Standing High Bid amount and the bid amount options) for all Rounds will be communicated to all Bidders at the end of the day.

121. Bid Increments will be in the range of 1%-20% of the Standing High Bid on each Lot. Bid Increments will not necessarily be the same for all Lots (in percentage or absolute terms).

122. Bid amount options will be rounded up to the nearest ZAR100 000 (One Hundred Thousand Rands).

13.3. Eligibility and Activity

123. A Bidder’s Eligibility describes the maximum of Lots on which it may place Bids in the current Round.

124. A Bidder’s Activity describes the number of Lots on which it is either Standing High Bidder or places a new Bid on in the current Round.

125. In each Round, a Bidder will receive a certain Eligibility, based on its Initial Bid and Activity in the previous Round.

126. In the first Round, a Bidder’s Eligibility is equal to its Activity in its Initial Bid.

127. Each Lot has an associated number of Activity Points as follows:

<table>
<thead>
<tr>
<th>Lot</th>
<th>B</th>
<th>C</th>
<th>D</th>
<th>E</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity Points</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
</tr>
</tbody>
</table>

128. The sum of the Activity Points of each Lot on which a Bidder places a Bid in a Round, combined with the Activity Points of Lots on which the Bidder is Standing High Bidder, defines the total Activity of the Bidder within the Round.
129. Eligibility in the following Round is set equal to the Bidder’s Activity in the current Round. Thus, it is not possible for a Bidder’s Eligibility to increase.

130. If a Bidder is Standing High Bidder on Lots which have a combined Activity Points level equal to the Bidder’s Eligibility for the Round, it must submit a “no Bid” Bid, to identify that it does not wish to use a Waiver.

131. If a Bidder submits a “no Bid” in Round when it is Standing High Bidder on Lots which have a combined Activity Points of less than the Bidder’s Eligibility, then its Eligibility will reduce for the next Round (as per the usual Eligibility rule described in 129).

13.4. Waivers

132. The use of a Waiver enables a Bidder to maintain its Eligibility in the next Round, without submitting a new bid in the current Round.

133. Each Bidder is allowed a maximum of six (6) Waivers during the auction.

134. In any Round, a Bidder may choose to submit a Waiver in place of any new Bids on Lots, provided it has at least one Waiver remaining, and has not withdrawn from the auction.

135. If a Bidder is Standing High Bidder on any Lots when it uses a Waiver, it will remain Standing High Bidder unless another Bidder places a Bid of greater value on those Lots.

136. When a Waiver is used, the Bidder retains the same level of Eligibility for the next Round as it had in the current Round.

137. If a Bidder does not submit a valid Bid before the end of the Round, then a Waiver is automatically used for that Round, provided the Bidder has a Waiver remaining.

13.5. Withdrawal from the auction

138. In any Round, Bidders have the opportunity to withdraw from the auction.

139. If a Bidder chooses to submit a Withdrawal, it will no longer be eligible to submit Bids in the auction. It is not possible for a Bidder to submit Bids and a Withdrawal in the same Round.

140. If a Bidder withdraws whilst it is Standing High Bidder on any Lot, it will remain Standing High Bidder until another Bidder places a higher Bid on that Lot. As a result, it is possible for a Bidder that has withdrawn to win Lots which it had bid on before the Withdrawal, provided no other Bidders place further Bids on those Lots.

141. If a Bidder fails to submit a valid Bid before the end of the Round, and has no remaining Waivers, it will automatically be withdrawn from the auction.

142. It is not possible for a Bidder to withdraw Bids that it has previously placed in the auction. This includes any Standing High Bids the Bidder has at the point of Withdrawal.

13.6. Submission of Bids

143. For a submitted Bid to be valid, it must satisfy a number of criteria:
143.1. The Activity points associated with the Bid must not exceed the Bidder’s current Eligibility.

143.2. The Bid must not exceed the Spectrum Caps set out in 32.

143.3. The Bid must have selected at most one (1) price option for each Lot.

143.4. The Bidder must have qualified to Bid in the Qualification Stage on all Lot Categories for which it is submitting a Bid.

143.5. The Bid must be submitted within the Round time limit.

143.6. A Bid is considered submitted once it has been placed in the designated Bid Box.

143.7. The Bid must be the only Bid submitted by the Bidder in the current Round.

143.8. If a Bidder submits multiple bid forms in a Round, all Bid forms from the Bidder will be deemed invalid.

143.9. The Bid must be signed by one of the Authorised Representatives of the Bidder.

143.10. The ‘Total Value of New Bids’ field must be filled in correctly.

143.11. This should include the combined value of all new Bids in the Round.

143.12. This should not include Standing High Bid values from the previous Round.

143.13. If the total value does not match the combined value of all new Bids submitted by the Bidder in the Round, the Bid will be deemed invalid.

143.14. If a Bidder is submitting a “No Bid” Bid, it must not also submit Bids for any Lots.

143.15. If the Bidder is submitting a Waiver, it must not also submit Bids for any Lots.

143.16. If the Bidder is submitting a Waiver, it must not also submit a “No Bid” Bid.

143.17. If the Bidder is withdrawing from the auction, it must not also submit Bids for any Lots.

143.18. If the Bidder is withdrawing from the auction, it must not also submit a “No Bid” Bid.

143.19. If the Bidder is withdrawing from the auction, it must not also submit a Waiver.

144. If the above criteria are not met, the Bidder will automatically use a Waiver or, if no Waivers remain, be withdrawn from the auction.

145. Once a Bid has been submitted, it may not be removed.

13.7. Information provided to Bidders

146. After the end of each Round, Bidders will be provided with the following information for each Lot:

146.1. The Bids submitted by each Bidder

146.2. The Standing High Bid amount
146.3. The identity of the Standing High Bidder
146.4. The bid amount options allowed in the following Round

147. Bidders will also be provided the following additional information:
147.1. The identity of any Bidders that used a Waiver or withdrew in the previous Round
147.2. The number of Waivers each Bidder has remaining
147.3. The Eligibility of each Bidder in the following Round
147.4. The start time of the following Round
147.5. The duration of the following Round.

13.8. Closure of the auction

148. The auction will close once a bid Round has been completed in which no new Bids were placed (excluding “No Bid” Bids) and no Waivers were used.
149. Once the auction has closed, the Standing High Bidders on each Lot will be designated the winners of those Lots.
150. Following this, each Bidder’s auction fee is calculated as the sum of the Standing High Bids on the Lots which the Bidder has won.

13.9. Auction location

151. The auction will take place in Johannesburg, with all Bidders co-located in the same building. The exact location of the auction will be communicated nearer to the auction date.
152. Each Bidder will be provided its own private room in which it may make its bid decisions.
153. The bid rooms will contain the following equipment:
   153.1. Internet access
   153.2. Telephone line
154. The Authority takes no responsibility for the operation of the equipment, including the internet connection, so each Bidder may wish to organise its own ICASA approved back-up systems if required e.g. via wireless connections
155. Bidders are also free to bring additional ICASA approved equipment as required, such as computers, laptops, mobile phones and printers.
156. Bids will be submitted in a public room, by means of placing a completed bid entry form in the designated ‘Bid Box’.
157. During the auction, the auction location will be electronically surveyed by means of audio-video equipment.
158. The surveillance will not include the interior of the bid rooms and is limited to the ‘Public Areas’ (including the access ways to the bid rooms) and to the rooms used by the Authority.
159. The records will be used in view of monitoring the observance of the auction rules and will be archived by the Authority after the procedure is completed.

160. ‘Public Areas’ will be accessible to The Authority, its Advisors, an independent auditor, and all Bidder Representatives. The general public will not have access to any part of the auction location.

13.10. Bidder representatives

161. During the auction, at least one Authorised Representative per Bidder must be present at the auction location for the duration of each bidding day.

162. Each Bidder will be allowed up to a maximum of five (5) persons at the auction location each day, including the Authorised Representative(s).

13.11. Auction timing

163. The Authority has complete discretion over the scheduling of Rounds:

163.1. There is no minimum or maximum number of Rounds that may be scheduled each day.

163.2. The minimum duration of each Round is one (1) hour.

163.3. There is no maximum duration for each Round, although the Authority does not expect any Round to last longer than two (2) hours.

164. To assist Bidders in their planning for the auction, the following parameters provide a guide to the Authority’s current intentions regarding the scheduling of Rounds:

164.1. Rounds will be scheduled between 09.00 and 17.00 (Central African time) on business days only.

164.2. The last Round of the day will start prior to 17.00 (Central African time) but may end after that time.

164.3. The Authority anticipates running between 3 and 6 Rounds on each day.

164.4. There will be a minimum time gap of 20 minutes between Rounds.

164.5. At the end of each bidding day, The Authority will announce an indicative schedule for the following bidding day’s Rounds.

164.6. The start of any particular Round may be delayed, but no Round will be scheduled earlier than in the previously published schedule.

164.7. At the end of each bidding day, The Authority will also announce the percentage Bid Increments to be used to calculate the bid amount options for each Lot throughout the following bidding day.

13.12. Sustenance

165. Bidder representatives will be provided lunch each bidding day, in their respective bid rooms.
166. Drinking water will be available as required throughout each bidding day.

13.13. **Bid round process**

167. The Authority will issue each Bidder with one (1) bid entry form and an official envelope for the following Round, which Bidders must use to submit their Bid for that Round.

168. An illustrative Bid Entry Form may be seen in Appendix E.

169. If a Bidder incorrectly fills in their bid entry form, The Authority will issue a replacement, on the following conditions:

169.1. There is at least fifteen (15) minutes remaining in the current Round.

169.2. The Bidder has not submitted the incorrect form.

170. Once the Round commences, Bidders will have the Round duration to make their bid decision and submit their bid forms.

171. If necessary, Bidders may communicate electronically with persons outside of the bid room to assist in the decision making.

172. Once a bid decision has been made, the bid entry form must be completed.

173. The Bidder should place a cross (X) in the box which relates to its selected price for each Lot it wishes to bid on.

174. The Bidder should take care to ensure that it does not exceed its current eligibility level.

175. The Bidder should then enter the total value of all new Bids it has placed in the Round into the Total Value of New Bids field.

176. This should be equal to the sum of all Bids marked with a cross on the bid entry form.

177. This should not include the value of Bids placed in previous Rounds, even if they are Standing High Bids.

178. If the Bidder wishes to submit a Waiver, place a ‘No Bid’ Bid (as a result of being Standing High Bidder on all Lots it wishes to purchase), or withdraw from the auction, it should mark the relevant box with a cross (X)

179. The Bidder should not mark any other boxes on the Bid Form in this case.

180. The Total Value of New Bids field should also be left blank in this case.

181. Following this, the bid entry form should be signed by one of the Bidder’s Authorised Representatives.

182. The bid entry form must then be placed into the official envelope and the Authorised Representative must sign across the envelope join. This must be undertaken in the bid room.

183. The bid entry form may then be placed into the Bid Box in the public area.

184. A Bid is considered as submitted once it has been placed into the Bid Box.

185. Once a Bid has been submitted it cannot be withdrawn or removed from the Bid Box.
186. On submission of the Bid, the Bidder will receive a receipt to acknowledge submission of the Bid.

13.14. Opening of Bids

187. Once the Round has ended, the opening of the Bids will occur in the public area.

188. Each Bidder’s bid entry form will be presented in front of all representatives in the room.

189. After all Bids have been announced, the Bids will be assessed to determine which Bidder becomes the Standing High Bidder on each Lot, and the associated Standing High Bid.

190. In case of a tie-break situation, the tie-break will be undertaken in the public area.

191. If the auction is not complete, the timing of the next Round will then be announced, along with all other information.

13.15. Exceptional circumstances

192. In case exceptional circumstances occur during the auction, the Authority may take one of the following decisions:

192.1. Postpone the end of a Round in progress or the release of results of a Round.

192.2. Pause the auction.

192.3. Cancel a Round that is either underway or that has finished but for which Round results have not yet been released, and reschedule that Round.

192.4. Void one or more Rounds (in which case any Bids, Waivers, or Withdrawals from those Rounds are void as well), and resume the auction from an earlier Round.

192.5. Void all Bids received in the auction, and either suspend the auction or restart the auction.

192.6. Take any other steps or measures in running the auction that are appropriate and proportionate to the exceptional circumstances that have arisen and that further the objectives of the award process.

193. The occurrence of an exceptional circumstance is to be assessed by the Authority.

194. Such circumstances may include, for example:

194.1. The occurrence of natural catastrophes, demonstrations, strikes, violent conflicts or incidents of any kind

194.2. Technical faults or any other exceptional events that may disturb or hinder the activities carried out by the Authority

194.3. The occurrence of indications or acknowledgements of breaches of the rules regarding the participation in the selection procedure by one or several Bidders

194.4. Any other exceptional circumstances that may in any way endanger the carrying out of the auction.
195. The Bidders are obliged to immediately inform the Authority about the occurrence or imminence of an exceptional situation

196. A representative of the Bidder announcing this situation must proceed directly to the room reserved for the Authority.

13.16. Independent auditor

197. An independent auditor will be appointed by the Authority to oversee the auction process

198. The auditor will be permitted access to all public areas, but not to the private bid rooms of each Bidder.

13.17. Media coverage

199. At the end of each bidding day, The Authority will publish the current Standing High Bidders and Standing High Bids.

13.18. Announcement of award process results

200. Upon conclusion of the Auction Stage (or the Qualification Stage if the Auction Stage is not required), the Authority will make a public announcement comprising:

200.1. The Bidders that participated in the auction.

200.2. The identity of the winning Bidders.

200.3. The frequencies assigned to the winning Bidders.

200.4. The Auction Fee to be paid by each winning Bidder.

14. LICENSING STAGE AND LICENSE DURATION

201. Following the completion of the Auction Stage, payment of the Auction Fee will be requested from the winners of the Lots.

14.1. Payment of the Auction Fee

202. The Auction Fee payable by each winning Bidder will be the Standing High Bids on the Lots which the Bidders has won.

203. Any penalties incurred during the award process must be paid in full at the same time as the payment of the Auction Fee.

204. It is the responsibility of the participants to arrange their own finance in order to pay the Auction Fee.

205. The payment of the Auction Fee must be paid into The Authority’s bank account within thirty (30) working days after the public announcement of the award process results by The Authority.
Instructions for the payment of the Auction Fee will be sent in due course to the winning Bidders.

206. Non-payment, late or incomplete payment of the Auction Fee may lead to the non-issuing of the Licence.

14.2. Issue of Licences

207. Once the payment of the Auction Fee has been received by the Authority, the Licences will be issued to the winning Bidders.
APPENDIX A – OVERVIEW OF SOUTH AFRICA TELECOMS MARKET

1) MARKET OVERVIEW

Regulatory Evolution
The South African telecommunications market has been undergoing a process of liberalisation since the turn of the century. The introduction of successive Acts and Amendments is designed to create greater competition in the market and drive market efficiencies.

A timeline of key legal and regulatory developments is presented below.

Telecoms services market revenue growth (in ZAR billions)

Source: Africa Analysis, 2014

The National Broadband Policy was finalised in December 2013. The Policy provides a broad framework for achieving complete broadband penetration in South Africa by 2030 and sets out a number of milestones that need to be achieved in the intervening period of time. Currently, the government of South Africa is developing an implementation plan for the Broadband Policy.

Market Revenue
The South African telecommunications services market was worth ZAR138.5 billion at the end of 2013. Retail services accounted for approximately 86% of the total revenue, with wholesale revenue having been in decline since 2010 due to competitive and regulatory (in the case of interconnect) downward pressure on wholesale pricing. Market revenue growth stagnated in 2012, but began to recover in 2013. Services revenue growth over the past five years is presented below.

Telecoms services market revenue growth (in ZAR billions)
Within the retail environment, mobile services revenue accounts for approximately 61% of all revenue (end 2013) and has been growing its share of the total. The comparison between mobile and fixed line revenue growth is provided below. (Note that it excludes ‘other’ retail revenue, not directly associated with either the mobile or the fixed line operators.) Negative fixed line growth is attributable to the decline of Telkom’s revenue, although more recently, Telkom has begun to recover. Neotel has been growing at a healthy rate, although from a comparatively very low base.

**Telecoms retail services market revenue growth (in ZAR billions)**

The share of data revenue generated from retail sales has been growing, while voice revenue has been in decline since 2011. In particular, fixed line voice has been declining for the past several years, although mobile voice began to demonstrate negative revenue growth in 2012. This is the result of the intensifying price war between the mobile operators. Competition is driving the voice value out of the market.
In contrast, data revenue has been increasing, although fixed line data has been growing in low single digits year-on-year, with somewhat stronger growth in 2013. On the other hand, mobile data revenue shows strong growth, with approximately 30% year-on-year growth, and accounts for about 75% of combined fixed line and mobile data revenue (end 2013).

Although both voice and data retail prices have declined significantly over the past two years, the additional use of voice services does not compensate for the rate of price decline, whilst the opposite is true for data services. Retail voice and data revenues for the total market over the past five years are presented below. Voice continues to account for 64% of retail services revenue (2013) despite its decline.

Retail voice and data services revenue growth (in ZAR billions)

<table>
<thead>
<tr>
<th>Year</th>
<th>Voice</th>
<th>Data</th>
<th>Combined</th>
</tr>
</thead>
<tbody>
<tr>
<td>2009</td>
<td>6.1</td>
<td>18.0</td>
<td>24.1</td>
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<tr>
<td>2010</td>
<td>6.7</td>
<td>22.5</td>
<td>29.2</td>
</tr>
<tr>
<td>2011</td>
<td>7.3</td>
<td>25.7</td>
<td>33.0</td>
</tr>
<tr>
<td>2012</td>
<td>7.9</td>
<td>29.0</td>
<td>36.9</td>
</tr>
<tr>
<td>2013</td>
<td>8.5</td>
<td>34.3</td>
<td>42.8</td>
</tr>
</tbody>
</table>

Source: Africa Analysis, 2014

Mobile Market

Mobile telecommunications were introduced to South Africa with the licensing of Vodacom and MTN in 1993, both using the 900MHz spectrum for 2G services. The launch of prepaid services made mobile services more accessible to larger segments of the population and stimulated market growth. The market remained a duopoly until 2001 when the third competitor, Cell C began to offer services. Telkom Mobile (formerly 8ta), the fourth operator, entered the market in 2010. Mobile subscriber growth over the past ten years is presented in the following exhibit.
Mobile subscriber growth (in millions)

<table>
<thead>
<tr>
<th>Year</th>
<th>Subscribers (mn)</th>
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</thead>
<tbody>
<tr>
<td>2003</td>
<td>16.1</td>
</tr>
<tr>
<td>2004</td>
<td>20.7</td>
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<tr>
<td>2005</td>
<td>27.9</td>
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<td>2006</td>
<td>35.6</td>
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<td>2007</td>
<td>41.7</td>
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<tr>
<td>2008</td>
<td>48.0</td>
</tr>
<tr>
<td>2009</td>
<td>47.8</td>
</tr>
<tr>
<td>2010</td>
<td>49.9</td>
</tr>
<tr>
<td>2011</td>
<td>59.8</td>
</tr>
<tr>
<td>2012</td>
<td>68.1</td>
</tr>
<tr>
<td>2013</td>
<td>73.7</td>
</tr>
<tr>
<td>Jun-14</td>
<td>76.8</td>
</tr>
</tbody>
</table>

Source: Africa Analysis, 2014

The year-on-year market growth is presented in the following exhibit. The 2009 market growth decline was due to the implementation of the prepaid SIM card registration requirement and the consequent deregistration of “ghost” SIM cards. Annual market growth is declining and stabilising – a sign of market maturity.

Mobile market year-on-year growth

Source: Africa Analysis, 2014

The South African mobile market is mature and highly penetrated. By March 2014, mobile population penetration reached 140%. The split between prepaid and post-paid subscribers is approximately 82%/18%. The growing teledensity is driven by multi-SIM ownership (by subscribers) due to the increasing variety of mobile devices (handsets, tablets, dongles), as well as telemetry and machine-to-machine (M2M) SIM cards. The latter are estimated to have reached 2.7 million by mid-2014.
Currently, the market consists of four mobile network operators (MNOs) – Cell C, MTN, Telkom Mobile and Vodacom – and one true mobile virtual network operator (MVNO) – Virgin Mobile. Apart from these operators, there are also a number of resellers (dealers) of mobile services in the market, with Altech Autopage Cellular and Nashua Mobile as the largest. Over the past several years, the mobile operators have been reducing the resell chain commission (as part of cost savings) and driving market consolidation through their own in-house service providers. The respective market shares of the five mobile operators are presented below.

**Mobile operator market share at June 2014**

![Market share chart]

Source: Africa Analysis, 2014

Due largely to its strategy of competing on price, Cell C has been the largest market share net gainer over the past two years. Cell C’s (and Telkom Mobile’s) voice and data price competition has resulted in a significant decrease of retail prices across all mobile service providers. The evolution of market share between the four MNOs over the past four years is presented below. Virgin Mobile’s market share has remained unchanged at approximately 0.5%.

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In April 2014 Reunert, the 100% shareholder of Nashua Mobile, announced its exit from the mobile communications market. It is selling Nashua Mobile customers on the MTN and Vodacom packages to the respective network service providers, and customers on Cell C packages to Altech Autopage Cellular.
Blended average revenue per user (ARPU) has been declining due to the dilution of the quality of the subscriber base (high level of penetration in the low end of the market and telemetry services), as well as the more recent price wars. Cell C and Telkom Mobile ARPU is significantly lower than that of the large MNOs. On average, post-paid ARPU is almost five times higher than prepaid ARPU. ARPU evolution across the four MNOs is presented in the exhibit below.

Source: Africa Analysis, 2014

Fixed Line Market

The fixed line telecommunications market remains less competitive than the mobile market in terms of infrastructure, with Telkom SOC SA as the incumbent fixed line operator owning most of the
infrastructure. The incumbent’s monopoly over fixed line services was technically broken in 2002 when regulators mandated public utilities Eskom, Transtel and Sentech to leverage their infrastructure to support the country’s telecoms sector. Telkom retained a tight control over the local loop and the majority of the transport links. In December 2005, the second national operator (SNO) Neotel was granted a 25-year PSTN operator licence. At launch, the operator did not own any network infrastructure and was forced to operate via a wholesale agreement with Telkom for its first year of operation. In March 2008, Neotel finally acquired its own network infrastructure when it purchased Transtel. Despite being a “national operator”, Neotel’s focus has been far greater on the provision of wholesale and enterprise retail services than on consumer services. Thus, the vast majority of consumers have continued to rely on Telkom for fixed voice (and initially) also data infrastructure and services.

As at mid-2014, there were just over 4 million fixed line channels in South Africa; a population penetration rate of just over 7%. The fixed line market has been in decline, primarily due to the fixed-mobile substitution (a global phenomenon). However, within the fixed line market, Telkom has been losing subscribers on an annual basis, while the smaller service providers (Neotel and VoIP operators) have been gaining subscribers. The growth of the South African fixed line market in terms of channels (PSTN and VoIP) is presented below.

**Fixed line market growth – channels (PSTN + VoIP)**

![Graph showing fixed line market growth](image)

Source: Africa Analysis, 2014

The following exhibit illustrates year-on-year growth of the fixed line market over the past few years among the main fixed line service providers. The “Other” represents pure VoIP service providers, although Telkom and Neotel also provide VoIP services.
Fixed line operator growth (PSTN + VoIP)

Y-on-Y Growth

Source: Africa Analysis, 2014

However, in terms of market share, Telkom continues to dominate the market as far as voice connectivity is concerned. Telkom’s market share has been in decline since 2007, with the growth of competition. Market shares in the fixed line market, based on channels, are presented below. In mid-2014, VoIP channels accounted for approximately 6% of all channels in the market.

Fixed line market share at June 2014 – channels (PSTN + VoIP)

Source: Africa Analysis, 2014

In terms of fixed line services, especially voice, the enterprise market is more competitive than the consumer market, with a number of larger ISPs (as well as MTN Business and Vodacom Business)
participating in this market segment. A range of products and services is sold to the enterprises, from simple voice and data connectivity to managed services and IT services.

Metro and national infrastructure has experienced significant growth over the past few years, breaking Telkom’s traditional monopoly in those market segments. In 2008, Altech won a legal challenge to the Department of Communications’ (DoC) approach to liberalising the fixed line sector. The court’s ruling allowed all licensed service providers (VANS – Value Added Network Service providers) to deploy their own networks. Through the licence conversion process, these licences were converted in January 2009 into individual Electronic Communications Network Services (i-ECNS) and individual Electronic Communications Services (i-ECS) licences. ICASA, the market regulator, granted a total of 544 i-ECNS licences to firms, including multi-tenant properties, gated communities and business parks.

Apart from the large operators who have been deploying their own metro infrastructure (Telkom, Neotel, MTN and Vodacom), a number of independent infrastructure operators have also entered the market, building fibre optic cable infrastructure in the metro and access geographies, as well as on national routes. The most notable is Dark Fibre Africa (DFA), which began operations in 2007 and (apart from Telkom) has the most extensive metro infrastructure. DFA has close to 8000 km of open access fibre infrastructure nationwide. Its infrastructure is used by all major telecommunications operators, as well as smaller service providers.

The national long-haul market has four main competitors deploying infrastructure, mainly between the major urban centres in the country and to the subsea cable landing points. These are: Telkom, Broadband Infraco (a state-owned operator focusing on the wholesale of long-haul services only), FibreCo (with Cell C, Internet Solutions and BT SA as the key anchor clients), and the NLD consortium (consisting of Neotel, MTN and Vodacom).

In terms of international capacity, South Africa is serviced by five submarine cables, linking it directly to Europe and Asia, as well as various countries along the west and east coasts of Africa. The five cable systems are: SAT-3, SAFE, EASSy, SEACOM and WACS.

The growth in telecommunications infrastructure, and the corresponding competition, has resulted in significant reductions in the wholesale cost of telecommunications products, and as a result of this also in retail prices of voice and data services. Decreasing data prices have contributed to the unlocking of the South African market in terms of data consumption.

The impact of the additional submarine cables (competitors to the historical SAT-3/SAFE Telkom system) on the cost of international bandwidth is illustrated below. The introduction of new cables is marked in grey blocks. Over the past four years, the cost has declined by over 80% in USD terms (on the example of an STM-4 link from Johannesburg to London), and continued to decline.
Average price in USD for Mbps/month on a STM-4 link (Johannesburg – London route, 1:1)

Source: Africa Analysis, 2014

Broadband Market

The South African broadband market consists of fixed, mobile and FWA (fixed wireless access or nomadic) access technologies. Apart from service providers with their own infrastructure, a number of other larger service providers exist, reselling fixed and mobile broadband services. In the fixed line space, Telkom provides the DSL infrastructure on a wholesale basis to service providers.

The broadband market has over 5 million subscribers (as at Q1 2014) and is now dominated by mobile subscribers. This represents a population penetration of 9%. Growth is led by the mobile operators with 3G, and more recently 4G, offerings. As of Q1 2014, mobile broadband subscriptions represented 74% of the total broadband market. Historical broadband subscriber growth is presented in the following exhibit.

---

Mobile broadband is defined as 3G/4G SIMs inserted into dongles, 3G modems and tablets.
Mobile broadband services began to be offered in South Africa with the launch of 3G networks by Vodacom (end 2004) and MTN (mid-2005). Cell C initially followed a “voice strategy”, targeting the low end of the market, and only launched its 3G network in 2010. As at mid-2014, 3G population coverage is around 90%. Starting in Q4 2012 (Vodacom and MTN), the mobile operators have also begun to deploy 4G/LTE networks, using primarily re-farmed spectrum they already have access to and have been using for the provision of 3G services. However, re-farming existing spectrum is limiting the operators in the extent of the 4G networks and the quality of service they are able to provide. It is estimated that by mid-2014, devices on the LTE (4G) networks in South Africa constituted just under 5% of the total 3G/4G device installed base.

As part of their mobile broadband deployment, the MNOs have been deploying fibre to their 4G and many of the 3G sites (FTTS) for backhaul purposes. Most of these sites in the larger urban areas already have fibre connected to them.

Mobile operators have been actively pursuing a strategy of smartphone deployment into their respective subscriber bases, in order to drive data consumption. To this extent, they have been bringing increasingly lower cost smartphones into the market. Not all smartphones with 3G/4G SIM cards in them are used for broadband connectivity (internet access / use of data services). However, over time, the ratio of active broadband users to the total smartphone installed base is likely to increase.

Growth of the smartphone and tablet market in South Africa is illustrated below. Smartphones and tablets already represent a quarter of all active SIM cards in the market. Tablets have been the fastest growing mobile devices over the past two years, albeit from a low base.
Given the significantly higher number of broadband subscribers on the mobile networks, and the wider geographic reach of mobile broadband infrastructure, the anticipation is that mobile broadband infrastructure will be a key element in achieving the national goals of 100% broadband penetration in South Africa. However, fixed line broadband is also a key component of the broadband environment and crucial to certain segments of the user market.

In the fixed line market, Telkom is the only provider of DSL broadband access to the market. There are other broadband access providers, however, as at the end of 2013, Telkom controls 83% of the infrastructure supply. Most of the broadband access supply is provided through retail DSL and not wholesale DSL. In the broadband account market share (also referred to as the ISP accounts), Telkom holds 32% market share. Prior to 2007, Telkom did not provide any wholesale DSL services.

A number of other service providers offer fixed broadband services using wireless access technologies – WiMAX, iBurst, CDMA EV-DO, Wi-Fi and satellite (VSAT). However, the total market share of fixed wireless access technologies is relatively small.

Analysis of the fixed broadband penetration per household as a function of the GDP per capita (USD) shows that South Africa is underperforming by global standards. The following graph shows this analysis.

**Fixed Broadband vs. GDP/capita (USD)**
The average fixed household broadband penetration for countries reporting a GDP per capita of between USD7000 and USD8000 report a penetration of 34%. South Africa, with a GDP per capita of USD7257, reports a penetration of 11%.

The broadband challenge is about the lack of converting the current PSTN to broadband, along with a significant under-adoption of PSTN in the country. The following exhibit shows the fixed broadband ratio.

Source: Data sourced from TeleGeography, Africa Analysis workings, 2014
Fixed Broadband Ratios vs. GDP/capita (USD)

The average fixed household broadband ratio for countries reporting a GDP per capita of between USD7000 and USD8000 is 58%. South Africa reports a ratio of 36%. This shows that South Africa has not exploited the existing PSTN infrastructure. The incumbent, Telkom SOC SA, has failed to exploit the opportunity to grow the broadband infrastructure through the conversion of the existing PSTN infrastructure to broadband.

The planned implementation of local loop unbundling (LLU), still in development as of mid-2014, failed to materialise and alternative providers are still finding it difficult to compete with Telkom, especially in the residential sector.

In the meantime, fibre deployment has been gathering pace, with the larger operators expanding their focus from FTTS and FTTB deployment to FTTH deployment. A number of the operators have announced plans to make FTTH deployment one of their key strategic initiatives in 2014 and 2015.

2) LEGAL AND REGULATORY LANDSCAPE

South Africa falls in International Telecommunications Union (ITU) Region 1, and generally follows Region 1 recommendations - deviations are typically minor and can be found in the Spectrum Table of Frequency Allocations for South Africa. In terms of the Electronic Communications Act (ECA), as amended, the Minister of Communications is responsible for setting broad policy and policy directions regarding spectrum management.

The Department of Communications is also responsible for international coordination and approval of regional radio frequency spectrum plans and the allocation of spectrum nationally – i.e.
determining which spectrum bands may be used for which purposes. This includes the allocation of spectrum for government and for the security services.

Chapter 5 of the ECA deals with the radio frequency spectrum and empowers ICASA to control, plan, administer and manage the use and licensing of the radiofrequency spectrum. This is critical, as in terms of the ECA, no person may transmit radio signals in South Africa without a radio frequency spectrum licence. In exercising this power, ICASA must consider the ITU recommendations, existing allocations including those for security services, and the principles or efficiency and effectiveness.

In March 2011, ICASA published the Radio Frequency Spectrum Regulations, Gazette No. (34172), which apply generally to all areas of radio frequency spectrum and to all types of licensed services, and are applicable to all frequency bands. These regulations establish the framework through which ICASA may allocate and assign radio frequency spectrum under the Spectrum Table of Frequency Allocations for South Africa (“National Radio Frequency Plan”). The Radio Frequency Spectrum Regulations also set out the procedure and criteria for awarding spectrum licences for competing applications, or instances where there is insufficient spectrum available (i.e. “high demand spectrum”). They seek to ensure transparent, fair and efficient procedures for radio frequency spectrum licence applications, and allow greater flexibility such that special conditions and procedures for specific frequency bands may be applied.

Historically, ICASA has issued licenses through administrative processes. The initial 900MHz spectrum licenses that were awarded to Vodacom and MTN in 1993/4 were issued subject to a competitive bidding/’beauty contest’ process. Similarly, in 2001, the third cellular licensing process, where Cell C was awarded dual band 900/1800MHz spectrum was done in terms of a competitive bidding process. The spectrum in the 1800MHz band was awarded to Vodacom and MTN only on a temporary basis in 2003. It was only in 2005, and after some negotiation between the operators and ICASA, and a public consultation process; that MTN and Vodacom were awarded the licences to operate in the 1800MHz band. The 1800MHz spectrum was assigned subject to additional universal service obligations.

Similarly, in 2004, additional 3G/2100MHz spectrum was awarded to all three existing mobile licensees, as well as Telkom and Neotel, through a legislative amendment, and subject to universal service obligations, namely a SIM card obligation and rollout to schools. In October 2006 ICASA opened up the application process for 800MHz spectrum (at the time for fixed wireless services), and in March 2007 Neotel was granted the 800MHz spectrum licence to operate fixed wireless services. An initial fee of ZAR100 million was paid by all mobile licensees. In additional annual spectrum fees are paid based on the spectrum assigned. No additional fixed fee was levied when additional spectrum was issued, however as indicated above, universal service obligations were imposed; in some cases BEE requirements were also included.
APPENDIX B – APPLICATION FORM

When filling in the application form, ensure all pages are signed by all Authorised Representatives.

APPLICATION FORM FOR 700MHz, 800MHz and 2.6GHz SPECTRUM AWARD PROCESS

<table>
<thead>
<tr>
<th>Applicant Details</th>
</tr>
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<tbody>
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<td>Applicant Name:</td>
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<table>
<thead>
<tr>
<th>Contact details (during business days 09.00 to 17.00 Central African time):</th>
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<td>Address:</td>
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<td>E-mail:</td>
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If additional space is required, please insert duplicate sheets

Authorised Representative 1:
Signature: Printed name:

Authorised Representative 2:
Signature: Printed name:

Authorised Representative 3:
Signature: Printed name:
Members of the Applicant's board of management and board of directors

<table>
<thead>
<tr>
<th>Name:</th>
<th>Position:</th>
<th>Personal address:</th>
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<tbody>
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If additional space is required, please insert duplicate sheets

Authorised Representative 1:
Signature: 
Printed name:

Authorised Representative 2:
Signature: 
Printed name:

Authorised Representative 3:
Signature: 
Printed name:
## Authorised Representatives

<table>
<thead>
<tr>
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<tbody>
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## Auction Representatives

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</tbody>
</table>

Authorised Representative 1:
Signature:          Printed name:

Authorised Representative 2:
Signature:          Printed name:

Authorised Representative 3:
Signature:          Printed name:
### Lot Categories Applicant wishes to qualify to bid on in Auction Stage

<p>| | | | | |</p>
<table>
<thead>
<tr>
<th></th>
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<tr>
<td>Lots B/C/D/E/F</td>
<td></td>
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</tbody>
</table>

Please mark with a cross (X) all lot categories which the Applicant wishes to qualify to bid on in Auction Stage.

**Authorised Representative 1:**
Signature:     Printed name:

**Authorised Representative 2:**
Signature:     Printed name:

**Authorised Representative 3:**
Signature:     Printed name:
APPENDIX C – TEMPLATE FOR BANK GUARANTEE

SPECIMEN TEMPLATE FOR BANK GUARANTEES

Bank guarantee should be issued by a bank authorised according to *Nedbank Corporate Investment Banking* with a place of business in South Africa in favour of the South African Government represented by the Independent Communications Authority of South Africa, Block B, Pinmill Farm, 164 Katherine Street, Sandton, 2146.
BANK GUARANTEE FOR 700MHz, 800MHz and 2.6GHz SPECTRUM AWARD PROCESS

…………………… (company) is a candidate for the award of radio frequency spectrum licenses in the 700MHz, 800MHz and 2.6GHz bands in South Africa by the Independent Communications Authority of South Africa (ICASA).

We, ……………… (bank), undertake herewith irrevocably to pay the South African Government represented by ICASA on first demand, irrespective of the validity and legal effects of the above-mentioned award process, and waiving any objections and please, all amounts up to a maximum of:

ZAR xxx

upon receipt of ICASA’s written request for payment, including a declaration according to which

a) ……………… (company) has been awarded a Licence and on the due date, ICASA has received no payment or incomplete payment for the amount demanded.

OR

b) ……………… (company) has violated in another way the rules of the award process.

All payments made under this guarantee reduce our liability by an equivalent amount.

Our guarantee is valid until ……..(date) and is automatically cancelled in full, if you do not avail yourselves of it by this date, irrespective of whether or not this is a bank working day.

South African Law must apply to this bank guarantee, legal domicile being South Africa.

Bank …………………

(signatures)
Remarks:
The above bank guarantee is a specimen only. Exactly the same wording does not necessarily have to be used.

However, the following minimum content is mandatory for the bank guarantee which is submitted:

- Denomination and content of an irrevocably guarantee in case of default payment
- Name of the bank issuing the guarantee, which must be a bank authorised according to **Nedbank Corporate Investment Banking** with a place of business in South Africa;
- Name of the Independent Communications Authority of South Africa, Block B, Pinmill Farm, 164 Katherine Street, Sandton, 2146 as the beneficiary;
- Name of the company participating in the auction;
- Irrevocable obligation to pay as soon as the beneficiary makes the demand, irrespective of the validity and legal effects of the auction, and waiving any objections and pleas, upon receipt of a written request for payment, including a declaration according to which:
  a) ..................(company) has been awarded a Licence and on the due date, the beneficiary has received no payment for the amount demanded or
  c) .....................(company) has violated in another way the rules of the award process;
- Indication of the amount guaranteed, which must comply with the amounts stated.
- Period of validity of the guarantee. For the guarantee for the Application Stage this should be at least 90 days after the Application Date. For the guarantee for the Auction Stage this should be at least one year after the Initial Bid Date;
- South African Law designated as the applicable law;
- Legal domicile in South Africa.
APPENDIX D – APPLICANT DECLARATION FORM

APPLICANT DECLARATION

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 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.

I understand that should there be any changes to the information included herein, the Independent Communications Authority of South Africa (ICASA) should be notified immediately.

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

Authorised Signature: _______________________________

Date: ____/_____/ 2016

I certify that this declaration was signed and sworn to before me at …………………………… on the ………………. day of ……………………… 2016, 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:
APPENDIX E – BID ENTRY FORM

The following page provides a draft version of the Bid Entry Form. The Authority reserves the right to modify this form if appropriate.

Bidders should note that the bid prices displayed are purely illustrative – Bidders should not consider these as any indicative of the final Reserve Prices.