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GENERAL NOTICES • ALGEMENE KENNISGEWINGS

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA**NOTICE 1719 OF 2023****AMENDMENT OF THE NUMBERING PLAN REGULATIONS, 2016 IN TERMS OF SECTION 68 READ WITH SECTION 4 OF THE ELECTRONIC COMMUNICATIONS ACT, 2005 (ACT NO. 36 OF 2005)**

The Independent Communications Authority of South Africa ("the Authority") hereby publishes the amendments of the Numbering Plan Regulations, 2016 (Government Gazette No 39861, Notice No 370 of 2016) in terms of section 4 of the of the Electronic Communications Act, 2005 (Act No 36 of 2005), read with section 68 , to the extent reflected in the schedule.

A handwritten signature in black ink, appearing to read 'Charles Lewis', written over a horizontal line.

Dr Charles Lewis
Acting Chairperson

Date: 27 / 03 / 2023

SCHEDULE 1

1. Definitions

In these regulations "the Regulations" means the regulations published by Government Notice No. 370 (Government Gazette No 39861) of 24 March 2016, as amended by Government Notice No 245 (Government Gazette No 43230) of 15 April 2020.

2. Amendment of regulation 1 of the Regulations

2.1. Regulation 1 of the Regulations is hereby amended by the insertion, after the definition "assignment", of the following definition:

"biometric data" means the measurement and statistical analysis of people's unique physical and behavioural characteristics. For the purposes of these regulations biometric data is restricted to fingerprints."

2.2. Regulation 1 of the Regulations is hereby amended by the substitution of the definition "bulk Short Message Service (SMS)/ MultiMedia Service (MMS)" for the following definition:

"bulk Short Message Service (SMS)/ MultiMedia Service (MMS)" in terms of these regulations means a subset service of Machine Related Services (MRS) which comprises of communication, sent in large volumes, that originate from an application to a mobile handset."

2.3. Regulation 1 of the Regulations is amended by the substitution of the definition "calling line identification" for the following definition:

"caller line identification (CLI)" means the facility that enables the terminating licensee, any transiting licensee, and the end-user receiving the call to see the number which identifies the caller, and which enables the

terminating licensee and any transiting licensees to see the originating number.”

- 2.4. Regulation 1 of the Regulations is amended by the insertion, after the definition “caller line identification”, of the following definitions:

“**calling line identification presentation (CLIP)**” means a supplementary service offered to the called party which provides the calling party's number, with additional address information if any, to the called party.

“**calling line identification restriction (CLIR)**” means a supplementary service offered to the calling party to restrict presentation of the calling party's number, with additional address information if any, to the called party.

“**churn rate**” means a percentage of numbers of a licensee that have discontinued accessing or receiving services within a given timeframe in relation to the total number of active numbers at the start of the timeframe.”

- 2.5. Regulations 1 of the Regulations is amended by the insertion, after the definition “country code”, of the following definition:

“**dialable number**” is a number that is active, wherein caller can make a return or initiate a new call and where in relation to South African numbers, the user (individual or an organization) of the number has the authority to use the number by means of having been assigned (either directly or indirectly) the number by the licensee originating the call.”

- 2.6. Regulation 1 of the Regulations is amended by the substitution of the definitions “machine related service” and “mandated number” respectively for the following definitions:

“**machine related service**” means a service whereby:

- (a) communications between two or more machines that require no direct human intervention; or
- (b) communication originating from a device or machine to a person

and vice versa.”

“**mandated number**” means a number that is of national and/or public importance.”

- 2.7. Regulation 1 of the Regulations is amended by the insertion, after the definition “mass calling service”, of the following definitions:

“**migration**” the relocation of electronic communication service from its existing number or number range to a new number or number range in an orderly manner that minimises disruption to subscribers.”

“**mobile network code (MNC)**” is a unique two- or three-digit number used to identify a mobile network and, together with the Mobile Country Code (MCC) and the mobile subscriber number, known as the International Mobile Subscriber Identity (IMSI).”

- 2.8. Regulation 1 of the Regulations is amended by the insertion, after the definition “premium rate service”, of the following definition:

“**Processes and Procedure Regulations**” means the Licensing Processes and Procedure Regulations for Individual Licences, 2010”

- 2.9. Regulation 1 of the Regulations is amended by the insertion, after the definition “short code”, of the following definition:

“**signalling point code**” means a Network Code adopted or otherwise used in Public Communications Networks using SS7 /C7 that identifies the originating or terminating node of each SS7 /C7 message.”

- 2.10. Regulation 1 of the Regulations is amended by the insertion, after the definition “usage condition”, of the following definitions:

“**Valid number**” is a number that complies with regulation (14)(3) and has been designated for the service in question in terms of Table 3 of regulation

15 or Table 4 of regulation 16. In the instance of international calls, a valid number is one that is presented in the correct international format as set out regulation (14)(3).”

2.11. Regulation 1 of the Regulations is amended by the deletion of the definition “**mass calling service**”.

3. Insertion of regulation 2A in the Regulations

The following regulation is hereby inserted in the Regulations, after regulation 2:

“2A. Application of these Regulations

These Regulations apply to licensees that have been issued:

- (a) an Individual Electronic Communications Service licence (I-ECS) – numbers and service\short codes;
- (b) an Individual Electronic Communications Network Service licence (I-ECNS) – access and network codes; or
- (c) a Ship Station Licence - maritime numbering resources”

4. Substitution of regulation 4 of the Regulations

The following regulation is hereby substituted for regulation 4 of the Regulations:

“4. HARMONISED AND MANDATED NUMBERS\CODES

- (1) Only numbers or codes that have the status ‘released’ may be harmonised and\or mandated.
- (2) When harmonising numbers or codes, the Authority may:
 - (i) not less than one hundred and eighty (180) calendar days before any number or code is harmonised or at an alternate timeline agreed upon between the Authority and the affected licensee\s, consult with the general public regarding the proposed changes; and

- (ii) publish a notice in the *Gazette* stating the numbers or codes that are harmonised and describing the services for which the numbers or codes must be used to receive communication.
- (3) When mandating numbers or codes, the Authority may:
- (iii) not less than one hundred and eighty (180) calendar days before any number or code is mandated or at an alternate timeline agreed upon between the Authority and the affected licensee\,s, consult the general public regarding the proposed changes; and
 - (iv) publish a notice in the *Gazette* stating the numbers or codes that are mandated and describing the services for which the numbers or codes must be used to receive communication.
- (4) A Licensee must ensure communications to a mandated number or code is routed irrespective of the electronic communication network used in originating the communication.
- (5) A Licensee must zero rate all calls to a mandated number or code.”

5. Amendment of regulation 5 of the Regulations

- 5.1. Regulation 5 of the Regulations is hereby amended by the substitution for sub-regulation (2) of the following sub-regulation:

“(2) The application set out in sub-regulation (1) must be furnished in the format prescribed by the Authority with the following information:

- (a) A copy of the Individual Electronic Communications Service licence (I-ECS) licence issued by the Authority where applicable;
- (b) A copy of a valid Ship Station licence issued by the Authority for certain classes of vessel, both for commercial and pleasure, that

are required under the Merchant Shipping Act, 1951 (Act No. 57 of 1951) .

- (c) A vessel contemplated in subsection (b) is a vessel to be provided with an Emergency Position Indicating Radio Beacon (EPIRB), programmed with a unique 9-digit number as specified by the ITU called a Maritime Mobile Service Identity (MMSI) where applicable;;
- (d) A copy of a valid competency certificate issued by the relevant institution and certified by South African Maritime Safety Authority (SAMSA) for certain classes of vessel, both commercial and pleasure, that are required under the Merchant Shipping Act, 1951 (Act No. 57 of 1951).
- (e) A vessel contemplated in subsection (d) is a vessel to be provided with an Emergency Position Indicating Radio Beacon (EPIRB), programmed with a unique 9-digit number as specified by the ITU (Recommendation M.585-8) called a MMSI where applicable.”

5.2. Regulation 5 of the Regulations is hereby amended by the substitution for sub-regulation (5) of the following sub-regulation:

“(5) Notwithstanding the provisions of sub-regulation (3) the period contemplated therein may be extended if:

- (a) a period of consultation contemplated in sub-regulation (4) is required; or
- (b) the Authority requires additional information to supplement the submitted application, to which the licensee must submit the information within thirty (30) days from the date of the request.”

5.3. Regulation 5 of the Regulations is hereby amended by the insertion of sub regulation (5A) after sub-regulation (5).

“(5A) A licensee must ensure that its application, at a minimum, demonstrates the utilisation percentage of no less than 80% for mobile and machine related numbers and a percentage of no less than 60% for geographic and other non-geographic numbers, to be calculated as follows:

- (i) For geographic and other non-geographic numbers, the degree of usage shall be calculated as follows:

$$\text{Degree of usage (\%)} = \left[\frac{\text{total numbers assigned to customers within an NDC}}{\text{total numbers allocated within an NDC}} \right] \times 100$$

- (ii) For mobile and machine related numbers, the degree of usage shall be calculated as follows:

$$\text{Degree of usage (\%)} = \left[\frac{\text{(total numbers assigned to customers + number used for internal network purposes)}}{\text{total numbers allocated to a licensee}} \right] \times 100$$

5.4. Regulation 5 of the Regulations is hereby amended by the addition of the following sub-regulations:

“(8) An application for mobile numbers must include a copy of an IMT frequency spectrum licence issued in line with chapter 5 of the Act and of which the licence condition permits the roll out of mobile service.

(9) The Authority may decline an application in terms of sub-regulation (1) if a licensee fails to submit information in terms of sub-regulation (2) and sub regulation (8) in the instance of a mobile number application, or if any of the following circumstances occur:

- (a) underutilisation of the usage of numbers;

- (b) non-submission of number audit data in line with regulation 8;
- (c) failure to submit the required information within thirty (30) days of request."

6. Insertion of regulation 6A in the Regulations

The following regulation is hereby inserted in the Regulations, after regulation 6:

"6A ACTIVATION, DEACTIVATION AND RE-ASSIGNMENT / RECYCLE OF NUMBERS

- (1) Churn rate must be calculated by taking the quantity of numbers that have not initiated a revenue generating activity from the services of a licensee for thirty (30) consecutive calendar days and divide this quantity by the quantity of active numbers at the beginning of the defined timeframe.
- (2) Churned mobile numbers must be quarantined for a period one (1) month before being recycled into the pool of available numbers.
- (3) Upon twenty (20) consecutive calendar days in which a subscriber has not initiated a revenue generating activity, a licensee must notify the subscriber of the intended withdrawal. The subscriber shall be afforded a grace period of ten (10) consecutive calendar days to object to the withdrawal notice by means of a revenue generating activity.
- (4) Should a subscriber object to the withdrawal as per sub regulation (3), the licensee must abandon the withdrawal and subsequent deactivation of the number\.
- (5) Subject to the consent of the subscriber and on activation of a mobile number on its network, a licensee must ensure that it collects and link the biometric data of the subscriber to the mobile number.
- (6) In the event the subscriber withholds consent to provide biometric

- data, the licensee shall proceed to activate the mobile number.
- (7) Subject to sub regulation (5), a licensee must ensure that, at all times, it has the current biometric data of an assigned mobile number.
 - (8) Mobile number\’s assigned to a juristic person are exempted from the provisions of sub regulation (5).
 - (9) The biometric data collected in terms of sub regulation (5) must be used for the sole purpose of authentication of a user assigned a mobile number and must be collected strictly in accordance with the provisions of the Protection of Personal Information Act No.4 of 2013.
 - (10) Subject to sub-regulation (5), if a subscriber requests a SIM swap, the Licensee must ensure that the biometric data of the user requesting the SIM swap corresponds with the biometric data associated with the mobile number.
 - (11) Subject to sub-regulation (5), if the biometric data does not correspond with the biometric data associated with the mobile number, the SIM swap must be declined.
 - (12) The operation of sub-regulations (5); (6); (7); (8); (9); (10) and (11) is suspended until a future commencement date to be published by the Authority.
 - (13) A request for number activation and routing between licensees must be in writing and must include a copy of the allocation letter\’certificate as issued by the Authority.
 - (14) The written request contemplated in sub regulation (11) must, be responded to within seven (7) calendar days of receipt by the licensee party to the request.
 - (15) The response contemplated in sub-regulation (12) must include the date of the expected activation and routing which must be within

thirty (30) calendar days from the date of request.

- (16) Subject to sub-regulation (13), the parties may agree on a period longer than thirty (30) calendar days, provided that the agreed upon period does not exceed forty-five (45) calendar days.”

7. Amendment of regulation 8 of the Regulations

Regulation 8 of the Regulations is hereby amended by the substitution for sub-regulation (1) of the following sub-regulation:

- “(1) Every licensee must submit its number audit data to the Authority, annually, on a date which must not be later than 31 March. The snapshot of the numbering data must be captured by no earlier than the last working day of February and by no later than the deadline of submissions.”

8. Amendment to regulation 9 of the Regulations

Regulation 9 of the Regulations is hereby amended by the substitution for sub-regulation (1) of the of the following sub-regulation:

- “(1) A Licensee is prohibited from routing communications from or to numbers, that the Authority has declared should be barred, on their networks. The barring of numbers is subject to the Authority having consulted with the licensee/s affected and determined that the numbers have been used in ways contrary to these regulations and/or conditions of allocation.”

9. Substitution of regulation 11 of the Regulations

The following regulation is hereby substituted for regulation 11 of the Regulations:

- “(1) A licensee that transfers its I-ECS license must:
- (a) apply to the Authority for the transfer of numbers granted under the licence to the licensee acquiring the service licence if any part of the block(s) is assigned to end-users; or

- (b) return the numbers granted under the licence to the Authority if any part of the block(s) of numbers is not assigned to end-users.
- (2) A licensee that is transferring numbers, to another licensee in the instance of a surrender of its licence, must:
 - (a) apply to the Authority for the transfer of numbers granted under the licence if any part of the block(s) is assigned to end-users; and
 - (b) return the numbers granted under the licence to the Authority if any part of the block(s) of numbers has not been assigned to end-users.”
- (3) An application in terms of sub-regulation (1) and (2) must:
 - (a) be submitted in the prescribed format (Schedule 3); and
 - (b) be supplemented by any other information the Authority may require subsequent to the lodging of the transfer application.
- (4) A licensee must not transfer allocated number resources without the prior written approval of the Authority.
- (5) A Licensee that has submitted a notification for change in details in terms of the Processes and Procedure Regulations and wherein in the change entails the name of the Licensee, the Licensee must submit a written request to amend its letters of number allocation and not a transfer of numbers.
- (6) The request to amend letters of number allocation must be accompanied by the relevant copies of approval letter\’s or new licence issued by the Authority.”

10. Amendment to regulation 12 of the Regulations

Regulation 12 of the Regulations is hereby amended:

10.1. by the substitution for paragraph (d) of sub regulation (1) of the following paragraph:

“(d) ensure that Caller Line Identification (CLI) presented to the end user receiving the call, where the caller has opted not to restrict their CLI, includes a valid, dialable number which uniquely identifies the caller and the terminating licensee and any transiting licensee, includes at all times, a valid, dialable number which uniquely identifies the caller;”

10.2. by the addition to sub regulation (1) of the following paragraphs:

“(e) override any CLIR, that may have been invoked by a caller, in the event a caller makes an emergency call to code 112. A licensee must ensure that the call includes a valid, dialable number which uniquely identifies the caller;

(f) ensure that in the event a caller has opted to use another number for their CLIP, that the number in question must have been either allocated or ported to the originating Licensee, must be a valid, dialable number which uniquely identifies the caller and must not be a number that connects to a Premium Rate Service;

(g) ensure that, as the originating Licensee, the correct CLI is generated at call origination and that the correct CLI data is exchanged, over points of interconnection and as the transiting licensee, the correct CLI data continues to be exchanged, over points of interconnection, such that the terminating licensee receives the correct CLI; and

(h) ensure that, as a transit and/or terminating Licensee, where it is technically capable, calls with an invalid number and/or non-dialable number and/or CLI that is not correct are stopped.”

10.3. by the deletion of sub-regulation (2).

11. Substitution of regulation 14 of the Regulations

The following regulation is hereby substituted for Regulation 14 of the Regulations:

"14. INTERNATIONAL AND NATIONAL NUMBERS

- (1) The format for an international number is guided by the International Telecommunication Union (ITU) Recommendation E.164. It shall be composed of decimal digits arranged in two code fields: the country code (CC) and the national (significant) number (N(S)N).
- (2) The national (significant) number (either geographic or non-geographic) shall be subdivided into the national destination code (NDC) and the subscriber number.
- (3) The format for an international and national numbers is as per figure 1:

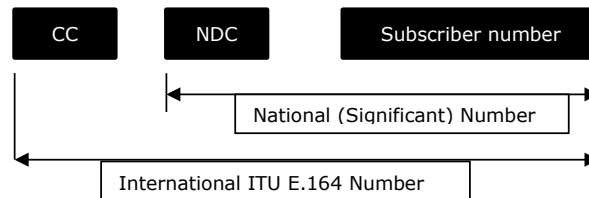


Figure 1: Number structure

- (4) National numbers, geographic or non-geographic are set out in Table 2: Geographic and Non-Geographic Numbers

Table 2: Geographic and Non-Geographic Numbers

Digits	Significance
00	International prefix
01	
02	

03	
04	
	Geographic numbers
05	Geographic and Non-geographic numbers
06	
07	
08	
09	
	Non-geographic numbers

... end of substitution"

12. Amendment to regulation 15 of the Regulations

Regulation 15 of the Regulations is hereby amended -

12.1 by the substitution for sub regulation (3) of the following sub regulation:

“(3) A geographic number must have a length of ten (10) digits. Geographic NDCs and their associated regions are as per Table 3: Area code of geographic numbers.”

12.2. by the substitution for Table 3: Area codes of geographic numbers, of the following table:

"Table 3: Area code of geographic numbers

Digits	Status	Area
010	Released	Johannesburg region
011	Released	
012	Released	Tshwane region (including Pretoria)
013	Released	Northern and western parts of Mpumalanga (including Middelburg, Witbank and Nelspruit)
014	Released	Northern part of Northwest and southern and western parts of Limpopo (including Rustenburg and Nylstroom)
015	Released	Northern and eastern parts of Limpopo (including Polokwane)
016	Released	Vaal Triangle (including Vereeniging, Vanderbijlpark and Sasolburg)
017	Released	Southern part of Mpumalanga (including Ermelo)
018	Released	Southern part of Northwest (including Potchefstroom and Klerksdorp)
019	Protected	Protected
020	Protected	Protected
021	Released	Cape Town region (including Stellenbosch, Somerset West and Gordons Bay)
022	Released	Western coast of Western Cape and Boland (including Malmesbury)
023	Released	Karoo (including Worcester and Beaufort West)
024	Protected	Protected
025	Protected	
026	Protected	Protected
027	Released	Namaqualand (including Vredendal, Calvinia, Clanwilliam, Springbok, Alexander Bay and Port Nolloth)
028	Released	Southern coast of Western Cape (including Swellendam, Caledon and Hermanus)
029	Protected	

030	Protected	Protected
031	Released	Durban region
032	Released	KwaZulu Natal central coast (including Stanger)
033	Released	KwaZulu Natal Midlands (including Pietermaritzburg)
034	Released	Northern KwaZulu Natal (including Vryheid and Newcastle)
035	Released	Zululand (including St. Lucia and Richards Bay)
036	Released	Drakensberg (including Ladysmith)
037	Protected	Protected
038	Protected	
039	Released	Eastern Pondoland and southern coast of KwaZulu Natal (including Port Shepstone)
040	Released	Bhisho region
041	Released	Port Elizabeth region (including Uitenhage)
042	Released	Southern and central parts of Eastern Cape (including Humansdorp)
043	Released	East London region
044	Released	Garden Route (including Oudtshoorn, Knysna, Plettenberg Bay, Mossel Bay and George)
045	Released	Northern and eastern parts of Eastern Cape (including Queenstown)
046	Released	Southern and eastern parts of Eastern Cape (including Grahamstown)
047	Released	Eastern part of Eastern Cape (including Mthatha)
048	Released	Northern part of Eastern Cape (including Steynsburg)
049	Released	Western part of Eastern Cape (including Graaff-Reinet)
051	Released	Southern and central parts of Free State (including Bloemfontein) and far eastern part of Eastern Cape (including Aliwal North)
053	Released	Eastern part of Northern Cape (including Kimberley) and far western part of North West
054	Released	Gordonia (including Upington)
056	Released	Northern part of Free State (including Kroonstad)
057	Released	Free State Goldfields (including Welkom)
058	Released	Eastern part of Free State (including Bethlehem)

... end of substitution”

13. Amendment to regulation 16 of the Regulations

Regulation 16 of the Regulations is hereby amended -

13.1. by the addition of the following sub-regulation:

“(4) Non-geographic ranges are along with their associated services are as listed in Table 4: Non-geographic ranges and services.”

13.2. by the substitution for ‘Table 4: First, second and third digits of non-geographic numbers’, of the following table:

“Table 4: Non-geographic ranges and services

Digits	Status	Significance
050	Released	Mobile services
052	Released	
055	Released	
059	Released	
060	Released	Mobile services
061	Released	
062	Released	
063	Released	
064	Released	
065	Released	
066	Released	
067	Released	
068	Released	
069	Released	
070	Released	
071	Released	

072	Released	
073	Released	
074	Released	
075	Released	Mobile services
076	Released	
077	Released	
078	Released	Mobile services
079	Released	
080	Released	Toll free services
081	Released	
082	Released	Mobile services
083	Released	
084	Released	
085	Released	Mobile services
086	Released	Inbound services
087	Released	Voice over the internet services (VoIP)
088	Released	Future non-geographic services
089	Released	Future non-geographic services
090	Released	Premium rate services (090 2 reserved for adult content)
091	Released	Premium rate services
092	Released	Premium rate services
093	Protected	
094	Protected	Protected
095	Protected	
096	Released	
097	Released	Machine related services
098	Released	
099	Protected	Protected

... end of substitution"

14. Amendment to regulation 17 the Regulations

Regulation 17 of the Regulations is hereby amended by the following insertions to sub-regulation 4 after paragraph (i):

“(j) the service codes 103, 104, 105, 106, 111, 113, 118 and 139 are designated for emergency services that would be implemented through a proclamation by the national government.

(k) the service codes contemplated in paragraph (k) shall be mandated upon request to a specific national government department/s for both on-net and off-net access, for a specified Public Emergency service.”

15. Amendment to regulation 21 the Regulations

Regulation 21 of the Regulations is hereby amended by the substitution for sub regulation (1) of the following sub regulation:

“(1) A number shall be a receiving number for a premium rate service if-

- (a) the number is a premium rate number (10 digits); or
- (b) it is a short code that begins with a '3' or '4'.”

16. Substitution of regulation 22 of the Regulations

The following regulation is hereby substituted for regulation 22 of the Regulations:

“22. Machine Related Numbers

Assignments for bulk SMS/MMS services, that extend beyond the numbering capacities by licensees as submitted to the Authority before 2016, must use the designated numbering range for MRS.”

17. SHORT TITLE AND COMMENCEMENT

These regulations are called the Numbering Plan Second Amendment Regulations, 2023, and will come into effect on the date of publication in the Government Gazette.

18. Substitution of Schedule 3 of the Regulations

The following schedule is hereby substituted for schedule 3 of the Regulations:

"SCHEDULE 3: APPLICATION FORM FOR NUMBERING RESOURCES



Independent Communications Authority of South Africa

350 Witch-Hazel Avenue, Eco Point Office Park
 Eco Park, Centurion
 Private Bag X10, Highveld Park 0169

Enquiries: NumberingApplications@icasa.org.za

APPLICATION FORM FOR ALLOCATION, ASSIGNMENT AND RESERVATION OF NUMBERS\CODES

OFFICE USE ONLY	
Application Ref No	
Payment Received?	Yes <input type="checkbox"/>
	No <input type="checkbox"/>

Application for Allocation, Assignment & Reservation of Numbers\ codes.	Date	
---	------	--

1. APPLICATION TYPE:
 e.g. 080, Geographic, 086, Mobile, MMSI. Do not mix types on this application

Application for: Allocation Assignment Reservation Transfers

2 APPLICANT/LICENCEE'S INFORMATION

Name	
I-ECS\ I-ECNS\ Ship Station Licence No's and competency tests certificate for MMSI	
Fixed line No	
Mobile No	
Web Site	
Applicant/Licensee Representative	
Name and Surname	
Fixed line No	
Mobile No	
E-mail address	
External Numbering Representative (In case of an applicant's using an external adviser e.g. consultant)	
Company Name	
Name and Surname	
Fixed line No	
Mobile No	
E-mail address	
Business Address	
Street Address	
Suburb	
Postal Code	

City	
Postal Address	
P.O. Box	
Suburb	
Postal code	

INSTRUCTIONS:

1. Complete 3, 4, 5 and 8 for Numbering code, block, individual number, MMSI, MNC and Portability Routing Code.
2. Complete 6 and 8 for ISPC's.
3. Complete 7 and 8 NAT1 Signalling Point Code application.

3 Technical Information

Numbering code, block, individual number, MMSI, MNC and Portability Routing Code requested

(Where appropriate second and third preferences should be indicated. (NB: allocation of preferred requested numbering is not guaranteed)

1	
2	
3	

Description of service

(For Individual number requests i.e. 086 xxx xxxx include the name of the business requesting the number and attached the customer acquisition letter) MMSI include the name of the ship stations/ vessel, competency test certificate and the call sign of the ship station or vessel) and, for transfers the certificate or letter of allocation from the Authority of the numbers the licensee intends referring.

4 PREVIOUS ALLOCATIONS (RELEVANT TO THIS APPLICATION) NOT APPLICABLE TO MMSI APPLICATIONS			
<u>Data date:</u> <u>(if date differs from</u> <u>the date of</u> <u>application)</u>			
	<u>Service Description of Numbers</u>	<u>Quantity</u> <u>(Allocated)</u>	<u>Quantity</u> <u>(Active)</u>
<u>A</u>	<u>Allocated by The Authority</u>		
<u>B</u>	<u>Internal Network Services</u>		
<u>C</u>	<u>Contract Services</u>		
<u>D</u>	<u>Pre-Paid Services</u>		
<u>E</u>	<u>Total used for</u> <u>services/network (B+C+D)</u>		
<u>F</u>	<u>Degree of usage ((E/A)*100)</u>		
<u>Numbers in Time Window Lock (i.e. numbers in recycling)</u>			
<u>Numbers Set aside for future use</u>			
<u>Numbers that are transferred</u>			
<u>Name of the recipient licensee</u>			
<u>Service licence numbers of the recipient licensee</u>			

5. REPORT ON NUMBERS ACTIVATED AND CHURNED IN THE PAST 6 MONTHS, NOT APPLICABLE TO MMSI APPLICATIONS

	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6
Actual numbers activated						
Actual numbers churned						

6. ISPC's

Relevant information regarding GMSS:
Required Date – Date by which the assignment is required:
Location of Switch (Town and Address):
Unique Name of Switch (If Available):
Activation Date - Date on which the service is planned to be made operational:
Confirmation of assignment of single ISPC per signalling operational:
Nature of use in the network (e.g. STP, GMSC):
Physical address of the signalling point/s:
Signalling point manufacture/type:
Identification of at least one planned MTP signalling relation (including name and address of distant signalling point):
Location of distant signalling point:
ISPC of distant signalling point (if known):
Name and/or acronym of the ISPC applied for:

Previous Applications (where applicable)			
ISPC	Application's Date	Application's Result	Remarks

Comments (Please attach any additional information you may have)			

<u>7 . NAT1 SIGNALING POINT CODE APPLICATION</u>	
<u>Node/Switch information</u>	
Name of the Node/Switch SPC is applied for:	
Acronym to be used for the above-mentioned Node/Switch:	
Where is this Node/Switch situated? (physical location):	
Province where this Node/Switch is situated?	
Will the Node/Switch be used as an integrated STP too?	
Is there any Other SPC allocated to the same Node/Switch/STP?	
What will the SPC be used for?	
Planned 'In-service' date:	
<u>Interconnect</u>	
Identify the POI or Nodes that this Node/Switch/STP will be interconnecting to:	
Please attached your interconnection agreement that you have signed with the interconnecting Licensee:	

8. Declaration
I declare that all the information in this Application Form and any the attachments provided are true and correct. I understand that the approval from ICASA for this Application is based on the information as declared in this Application Form. Should any of the information declared, found to be inaccurate or incorrect after approval has been granted to the Applicant, ICASA reserves the right to suspend or revoke

such approval without compensation. I declare that the numbers will be used in accordance with the numbering conventions.

Note: Reservations will lapse after six months unless covered by an application for an allocation or a further period of reservation.

Name: _____

Date: _____

Signature: _____