

ROMÂNIA AUTORITATEA NAŢIONALĂ PENTRU REGLEMENTARE ÎN COMUNICAŢII ȘI TEHNOLOGIA INFORMAŢIEI Bd. Libertății 14, sector 5, 050706 București www.anrc.ro Tel: +40 21 307 54 00 | + 40 21 307 54 01 | Fax: +40 21 307 54 02 | email: anrc@anrc.ro

On grounds of Article 6 (1), indent and of Article 7 (1), (3) and (5) of the Government Emergency Ordinance no. 134/2006 on the establishment of the National Regulatory Authority for Communications and Information Technology, as well as of Article 19 (2) of the Government Emergency Ordinance No.79/2002 on the regulatory framework for communications, approved, with amendments and completions, by Law no.591/2002, subsequently amended and completed,

THE PRESIDENT OF THE NATIONAL REGULATORY AUTHORITY FOR COMMUNICATIONS AND INFORMATION TECHNOLOGY

issues the present:

DECISION

on the establishment and charging of the tariffs for the use of numbering resources

Art.1. – (1) This decision establishes the tariffs for the use of the numbering resources provided in the National Numbering Plan, as adopted by Decision of the President of the National Regulatory Authority for Communications and Information Technology no.2.895/2007, allocated by the National Regulatory Authority for Communications and Information Technology, hereinafter referred to as *ANRCTI*, to the providers of publicly available electronic communications services, through the licence for the use of numbering resources, hereinafter referred to as the *LURN*, as well as the procedure for collecting these tariffs.

(2) This decision does not refer to the tariffs for the use of the numbers assigned for public interest services at the national level, these being subsequently established by ANRCTI.

(3) Short national numbers for emergency services and for other services harmonised at the European level shall be used in accordance with special regulations.

Art.2. – (1) The LURN holders shall owe ANRCTI, on a yearly basis, throughout the existence of the right to use numbering resources, the following tariffs:

a) 350 lei for each block of 10,000 national geographic 9-digit numbers, for electronic communications services provided at fixed locations, included in the National Numbering Plan, hereinafter referred to as the *PNN*, in the domains OZ = O2 and OZ = O3;

b) 350 lei for each block of 10 national geographic 6-digit numbers, for public interest services at the local level, included in the PNN in the domains 0Z = 03 and 0Z = 02;

c) 350 lei for each block of 10,000 location-independent numbers, for electronic communications services provided, mainly, at fixed locations, included in the PNN in the domain 0Z = 03;

d) 35,000 lei for each block of 1,000,000 non-geographic numbers, for electronic communications services provided at mobile locations, included in the PNN in the domain 0Z = 07, excepting the numbers provided in the sub-domain 0ZA = 070;

e) 3,500 lei for each block of 100,000 non-geographic numbers, for electronic communications services provided at mobile locations by mobile virtual network operators, provided in the PNN in the sub-domain 0ZA = 070;

f) 350 lei for each block of 1,000 non-geographic numbers, included in the PNN in the domain 0Z = 08;

g) 900 lei for each block of 1,000 non-geographic numbers, included in the PNN in the domain 0Z = 09;

h) 3,500 lei for each 10xy(z) or 16xy(z) carrier selection code;

i) 35 lei for each block of 10 short local 0219PQ (M) numbers, for Bucharest and the county of Ilfov, as well as for each short local 02AB9QM number.

(2) For the allocation of numbering blocks that are smaller or larger than those provided in paragraph (1) a)–g) above, the due amounts shall be in direct proportion with the block size.

Art.3. – (1) For the year when the numbering resources have been granted, the tariff owed shall be in direct proportion with the number of months left till the end of the year, the granting month included.

(2) For the year when the right of using the numbering resources has ceased, tariff owed shall be in direct proportion with the number of months elapsed from the beginning of the year until cessation, the respective month included.

(3) For the month when the LURN have been issued following the assignment of the right to use certain numbering resources, the tariff for the use of the respective numbering resources shall be incumbent on the assignor. Starting from the month following the issuance of the LURN as a result of assigning the right for the use of certain numbering resources, the tariff for using the respective numbering resources shall be incumbent on the assigned.

Art.4. – (1) The obligation of paying the tariff for the use of numbering resources shall be established by the ANRCTI President's Decision, drawn up in two originals.

(2) The decisions on the obligations of paying the tariffs for the use of numbering resources shall be issued by January 20 of a given year, for the numbering resources under the right of use valid in the previous year, as per the LURN, excepting the case provided in paragraph (4), and shall be communicated to the LURN holders.

(3) For the allocation of additional numbering resources, the obligation to pay the tariff for the use of such numbering resources shall be established according to the provisions of paragraph (2).

(4) For the year when the right of using numbering resources has ceased, the ANRCTI President's Decisions on the establishment of the tariff for the use of numbering resources in the respective year shall be issued within 15 days from the date of cessation of the right to use the numbering resources provided in the LURN.

(5) The tariffs for the use of numbering resources shall be paid within 60 days from the date of communicating the decision.

Art.5. – (1) Failure to pay the tariffs for the use of numbering resources in due time shall be sanctioned by delay penalties, calculated in accordance with the provisions of the Government Ordinance no.92/2003 on the Fiscal Procedure Code, republished.

(2) If, within 90 days from the deadline, the provider does not pay the tariff for the use of numbering resources and the due delay penalties, ANRCTI may suspend or withdraw the LURN.

Art.6. – (1) This decision shall be published in the Romanian Official Journal, Part I, and shall enter into force starting from October 1, 2007.

(2) For the year 2007, the tariff for the use of numbering resources shall be owed in direct proportion to the number of months during which the LURN holder benefits from the right to use the respective numbering resources for the period spanning between the date of entry into force of this decision and the date of December 31, 2007.

For the PRESIDENT OF THE NATIONAL REGULATORY AUTHORITY FOR COMMUNICATIONDS AND INFORMATION TECHNOLOGY,

CODRUȚA GEORGETA MERAN

Bucharest, August 15, 2007 No. 2.897