



On grounds of Decision no.113/2002 of the Prime Minister on the designation of the President of the National Regulatory Authority for Communications,

On grounds of the provisions under art.38(1), (3) and (5) and under art.46(1) point 11 of Government Emergency Ordinance no.79/2002 on the general regulatory framework for communications, approved, with amendments and completions, by Law no.591/2002, as well as under art.8(1), art.9(1) and art.12 of Government Ordinance no.34/2002 on access to, interconnection of, public electronic communications networks and associated facilities, approved, with amendments and completions, by Law no.527/2002,

Considering the provisions under Decision no.145/EI/2002 of the president of the National Regulatory Authority for Communications, on the designation of „Cosmorom” – S.A. commercial company as operator with significant power on the market of the access to its own mobile telephony network for call termination,

**THE PRESIDENT OF  
THE NATIONAL REGULATORY AUTHORITY FOR COMMUNICATIONS**

issues the present:

**DECISION  
on interconnection to the public mobile telephony network operated by  
„Cosmorom” – S.A. commercial company for call termination**

**Art.1.** – (1) „Cosmorom” – S.A. commercial company, hereinafter referred to as the *Operator*, designated through Decision no.145/EI/2002 of the president of the National Regulatory Authority for Communications as operator with significant market power on the market of the access to its own mobile telephony network for call termination, shall have, under the conditions herein, the obligation to be transparent, to provide certain services and to grant access to certain facilities with respect to the interconnection of the public mobile telephony network he operates with public communications networks installed, operated, controlled or made available by other operators, hereinafter referred to as *Beneficiaries*, for call termination.

**Art.2.** – Within the meaning of this decision, the terms below are defined as follows:

- a) *call* – the call for publicly available telephony services;
- b) *calling line identity (CLI)* – the number of the caller, conveyed through the networks of the *Operator* and the *Beneficiary* during each call;
- c) *calling line identity presentation (CLIP)* – the service of presenting the calling line identity;

d) *calling line identity restriction (CLIR)* – the service of eliminating the presentation of the calling line identity.

**Art.3.** – (1) The *Operator* is bound to make public the tariffs for all the services necessary for the interconnection to the public mobile telephony network which he operates, for the purpose of call termination, and to send the National Regulatory Authority for Communications, hereinafter referred to as *ANRC*, a copy of all the concluded interconnection agreements within 7 days after they are concluded.

**Art.4.** – (1) The *Operator* shall provide the *Beneficiaries* with at least the interconnection service for call termination at mobile points, under the conditions within this article.

(2) Through the interconnection service for call termination at mobile points, the *Operator* shall ensure taking over the calls from the *Beneficiary's* network and terminating them at any number allocated to the *Operator*, if termination is technically possible at the respective number.

(3) When the calling line identity is transferred to the *Operator's* network, if the *CLIP* service is used when making the call, the *Operator* has the obligation to communicate these data to the called end user.

(4) When the calling line identity is transferred to the *Operator's* network, if the *CLIR* service is used when making the call, the *Operator* shall not communicate these data to the called end user, except when such call is made to an emergency number.

(5) For the purpose of call termination, the *Operator* shall ensure interconnection to the public mobile telephony network which he operates, to the extent that requests are reasonable. *Operator's* refusal shall be thoroughly justified and shall be communicated in writing to the requester as well as to *ANRC*.

(6) The *Operator* shall provide the *Beneficiary* with access to all the necessary services allowing the *Beneficiary* to provide its own electronic communications services, including access to operational assistance services, emergency services and directory services.

**Art.5.** – This decision shall be communicated to „Cosmorom“ – S.A. commercial company.

**PRESIDENT,**

**ION SMEEIANU**

Bucharest, February \_\_, 2003

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