S.I. 2003 No. 103

Telecommunications Act
(Act 2001–36)

TELECOMMUNICATIONS (INTERCONNECTION) REGULATIONS, 2003

The Minister in exercise of the powers conferred on him by section 110(1) and (4) of the Telecommunications Act makes the following Regulations:

1. These Regulations may be cited as the Telecommunications (Interconnection) Regulations, 2003.

2. In these Regulations, "Calling Line Identity" means the information generated by a telecommunications network that identifies the calling number.


4. No person shall be granted interconnection unless that person holds a valid licence for

   (a) the operation of a public telecommunications network; and
   
   (b) the provision of telecommunications services to the public.

5. A Reference Interconnection Offer ("RIO") filed under section 26 of the Act may, in addition to those terms and conditions referred to under section 26(2), set out

   (a) provisions relating to exchange of information necessary for interconnection;
(b) provisions relating to notifications, default and termination of interconnection;

(c) a technical description of the interconnection interfaces, including the signaling protocol used;

(d) measures of restrictions to ensure network security or integrity;

(e) service level parameters, including availability, security, efficiency and synchronization;

(f) early termination charges;

(g) provisions relating to suspension for breach of the Offer;

(h) penalties for forecast errors;

(i) traffic routing arrangements; and

(j) arrangements for submitting, handling and clearing fault reports.

6. (1) A dominant carrier shall not withdraw a RIO or portion of a RIO unless the carrier first notifies the Commission in writing of its intention to do so, and the Commission gives its written approval of the withdrawal.

(2) The Commission may in granting approval under paragraph (1), first impose such conditions, as it considers necessary to fulfil the objectives of the Act.

(3) A RIO or a portion of a RIO that has been withdrawn ceases to be effective from the date the Commission determines that its approval of the application for withdrawal of the RIO or portion of the RIO takes effect.

7. An interconnection seeker shall produce a valid carrier licence as proof of being the holder of such a licence as of the date the interconnection commences.
8. (1) No information contained in a RIO shall be designated as confidential.

(2) The entire RIO shall be made available to any person without restriction.

(3) Notwithstanding paragraph (1), an operator may charge any person who requests a RIO, reasonable fees for copying and mailing of the RIO.

9. Interconnection Agreements must be filed with the Commission within 30 days of the agreement between the Interconnection seeker and the Interconnection provider in accordance with the Act.

10. The obligations imposed under section 30 of the Act shall apply to the Commission in relation to the keeping of a Register of Interconnection Agreements.

11. Interconnection disputes shall be determined in accordance with the provisions of the Act and guidelines issued by the Commission.

12. Accounting, costing and pricing principles applicable to a dominant operator shall be set out in guidelines issued by the Commission.

13. Charges imposed by non-dominant operators for interconnection services shall be unregulated.

14. Every interconnection seeker and interconnection provider shall provide, upon request, the Calling Line Identity and all necessary signaling data, in accordance with accepted international standards and any codes which may be issued by the Minister or the Commission.

Made by the Minister this 31st day of July, 2003.

ANTHONY P. WOOD
Minister responsible for Telecommunications.
Change in the Plan.

Rules regarding number portability.
Made by the Minister this 18th day of July, 2003.

ANTHONY P. WOOD
Minister responsible for Telecommunications.