Pursuant to paragraph 9 of Article 38 of the Telecommunications Law (Official Gazette of the Republic of Serbia number 44/03 and 36/06) and pursuant to item 11 of Article 18 of the Statutes of the Republic Telecommunication Agency (Official Gazette of the Republic of Serbia number 78/05), the Managing Board of the Republic Telecommunication Agency in its session held on 7th April 2006, adopted the

RULES

ON PUBLIC TELECOMMUNICATION NETWORKS AND PUBLIC TELECOMMUNICATION SERVICES FOR WHICH AUTHORIZATION IS REQUIRED

Article 1

These Rules define public telecommunication networks and public telecommunication services, the operation or provision thereof is performed on the basis of issued authorization.

Article 2

Terms used in these Rules shall have the following meaning:

**Access network** means network which enables the transmission of telecommunication services between the locations from which telecommunication services are provided to end users and the network on users’ premises.

**Network on users’ premises** means network which connects the devices of the users with the access network.

**Transport network** means network which enables the transmission of signal between locations from which the telecommunication services are provided to end users.

**Internet** means global network or global electronic communications system of interconnected computer networks and devices, intended for exchange of all types of information through a set of common Internet protocols.

**Internet Protocol (IP)** means a set of protocols for communication and data transfer between the devices on the Internet.

**Internet services** means, for the purpose of these Rules, public telecommunications services using Internet technology, with the exception of commercial services of Internet telephony.

**Internet telephony** means a set of technologies, which enables voice service provision of any form, by using Internet protocol.
**Cable network service** means service of radio and TV signal distribution through telecommunication network.

**Services in closed group of users** enable forming of a group of users, who are provided with determined set of telecommunication services.

**Article 3**

The Republic Telecommunication Agency issues, in accordance with the manner and conditions stipulated by the law governing the telecommunication sector and by its own bylaws, authorization for:

1. access networks for which the license is not required;
2. transport networks for which license is not required;
3. Internet service provision;
4. commercial provision Internet telephony service in case the assignment of numbers from the Numbering Plan is not required;
5. cable network service provision;
6. data transfer service provision;
7. value added service provision;
8. service provision in closed group of users; and
9. call back service provision.

**Article 5**

These Rules shall come into force on the eight day following the day of its publication in the *Official Gazette of the Republic of Serbia*.

Number: 1-01-110-17/06

Chairman of the Managing Board

Belgrade, 7th April 2006

Prof. Dr. Jovan Radunovic