

Pursuant to paragraph 4 of Article 33 of the Telecommunications Law (*Official Gazette of the Republic of Serbia* number 44/03) 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 17th February 2006, adopted

RULES

ON DETERMINING TYPES OF PUBLIC TELECOMMUNICATIONS SERVICES FOR WHICH LICENSE IS REQUIRED

Article 1

These Rules determine types of telecommunications services for which license is issued, after conducting a tender procedure.

Article 2

The Republic Telecommunications Agency (hereinafter: “the Agency”) issues a license for public telecommunications services in case their usage requires scarce recourses, which involve radio frequencies or numbering.

Article 3

The Agency issues licenses for the following services:

1. public mobile telecommunications network services, which are, in part or as a whole, delivered through a public telecommunications network at specific radio frequencies;
2. public voice services publicly offered on commercial basis as real time voice transfer and switching services between terminal points of public switched telephone network;
3. public data transfer services provided to users through a public data transfer network;
4. cable distribution network services for distribution of radio and television programs and provision of other telecommunications services, if wireless access is used;
5. paging services;
6. Internet services, if own infrastructure is used for wireless access;
7. for other services using numbering.

Article 4

These Rules shall come into force on the eighth day following the day of their publication in the “Official Gazette of the Republic of Serbia”.

Number: 1-04-110-6/06
Belgrade 17th February 2006

Chairman of the Managing Board

Prof. Dr. Jovan Radunovic