

Pursuant to Article 29, paragraph 1, item 3, Articles 32, 149 and Article 150, paragraph 1 of the Electronic Communications Law, (*“Official Gazette of the Republic of Serbia”*, no.44/10) and Article 12, paragraph 1, item 1) and Article 16, paragraph 1, item 4 of the Statute of the Republic Agency for Electronic Communications (*“Official Gazette of the Republic of Serbia”*, no. 59/10),

the Managing Board of the Republic Agency for Electronic Communications in its session held on 16 November 2010, adopted the

RULES ON FEES FOR THE PERFORMANCE OF ELECTRONIC COMMUNICATIONS ACTIVITIES

Article 1

These Rules shall stipulate the amount of the fee for the performance of electronic communications activities.

Article 2

The amount of the fee for the performance of electronic communications activities shall be determined in accordance with the type of the electronic communications network or service and shall amount to:

	Type of electronic communications activity	Amount of the fee
1)	public mobile telecommunications network services provided via operator's own access network: GSM/GSM 1800 and UMTS/IMT-2000, EDGE, HSDPA, LTE	<ul style="list-style-type: none"> - 0.5% of the revenues effectuated from sales within the fiscal year for which the fee is being paid; - until the final amount of the annual fee referred to in the previous indent has been determined, an advance payment in the amount the fee determined for the previous fiscal year shall be paid.
2)	public fixed telecommunications network services provided via operator's own access network: (voice service, data transmission, Internet access, media content transmission, etc.)	<ul style="list-style-type: none"> - 0.08% of the revenues effectuated from sales within the fiscal year for which the fee is being paid; - until the final amount of the annual fee referred to in the previous indent has been determined, an advance payment in the amount the fee determined for the previous fiscal year shall be paid.

3)	access services stipulated under Article 4, item 38 of the Law	<p>- shall not be less than 10,000.00 RSD and shall amount to 0.08% of the revenues effectuated from sales within the fiscal year for which the fee is being paid;</p> <p>- until the final amount of the annual fee referred to in the previous indent has been determined, an advance payment in the amount the fee determined for the previous fiscal year shall be paid;</p> <p>- for the first fiscal (business) year the annual advance payment shall be the minimum fee for the activities stipulated herein.</p>
4)	electronic communications services offered to users via access networks of other operators (Internet access, VoIP, media content transmission)	<p>- in case of the mobile network, 0.4% of the revenues effectuated from sales within the fiscal year for which the fee is being paid, which shall not be less than 10,000.00 RSD;</p> <p>- in case of the fixed network, 0.05% of the revenues effectuated from sales within the fiscal year for which the fee is being paid, which shall not be less than 10,000.00 RSD;</p> <p>- until the final amount of the annual fee referred to in the previous indent has been determined, an advance payment in the amount the fee determined for the previous fiscal year shall be paid;</p> <p>- for the first fiscal (business) year the annual advance payment shall be the minimum fee for the appropriate activity stipulated herein.</p>
5)	public fixed telecommunications network services provided via operator's own wireless access network at frequencies which fall within the general authorization regime (data transmission, Internet access, media content transmission)	<p>- 0.2% of the revenues effectuated from sales within the fiscal year for which the fee is being paid which shall not be less than 10,000.00 RSD;</p> <p>- until the final amount of the annual fee referred to in the previous indent has been determined, an advance payment in the amount the fee determined for the previous fiscal year shall be paid.</p>

Article 3

Notwithstanding the provisions of Articles 5, 6, 7 and 8, which shall cease to be valid on 31 December 2011, the Rules on fees and costs for license and authorisation issuance (*“Official Gazette of the Republic of Serbia“*, no. 58/06) shall cease to be valid the day these Rules shall be applied.

Article 4

Following the approval obtained from the Government, these Rules shall be published in the "Official Gazette of the Republic of Serbia, shall come into force on the eighth day following the day of the publication and shall be applied starting from 1 January 2011.

Ref. no:1-01-3400- 6/10
Belgrade,16 November 2010

**Chairman of
the Managing Board**

prof. dr Jovan Radunović