STATUTORY INSTRUMENTS.

S.I. No. 264 of 2021

WIRELESS TELEGRAPHY (LIBERALISED USE AND RELATED LICENCES IN THE 700 MHZ DUPLEX, 2.1 GHZ, 2.3 GHZ AND 2.6 GHZ BANDS) REGULATIONS 2021
The Commission for Communications Regulation, in exercise of the powers conferred on it by section 6(1) of the Wireless Telegraphy Act, 1926 (No. 45 of 1926) as substituted by section 182 of the Broadcasting Act 2009 (No. 18 of 2009), and with the consent of the Minister for the Environment, Climate and Communications in accordance with section 37 of the Communications Regulation Act 2002 (No. 20 of 2002), (as adapted by the Communications, Climate Action and Environment (Alteration of Name of Department and Title of Minister) Order 2020 (S.I. No. 373 of 2020)) hereby makes the following Regulations:

Citation

1 (1) These Regulations may be cited as the Wireless Telegraphy (Liberalised Use and Related Licences in the 700 MHz Duplex, 2.1 GHz, 2.3 GHz and 2.6 GHz Bands) Regulations 2021.

Interpretation

2. (1) In these Regulations:

“2.1 GHz Band” means radio frequency spectrum in the range 1920 to 1980 MHz paired with radio frequency spectrum in the range 2110 to 2170 MHz;

“2.1 GHz Band Block” means a 5 MHz paired block of radio frequency spectrum in the 2.1 GHz Band;

“2.3 GHz Band” means radio frequency spectrum in the range 2300 to 2400 MHz;

“2.3 GHz Band Blocks” means the 2.3 GHz Band Fixed Frequency Block and 2.3 GHz Band Generic Frequency Blocks;

“2.3 GHz Band Fixed Frequency Block” means the 10 MHz unpaired block of radio frequency spectrum in the range 2390 to 2400 MHz;

“2.3 GHz Band Generic Frequency Block” means a 5 MHz unpaired block of radio frequency spectrum in the range 2300 to 2390 MHz;

“2.4 GHz Band” means radio frequency spectrum in the range 2400 to 2500 MHz;

“2.6 GHz Band” means radio frequency spectrum in the range 2500 to 2690 MHz;

“2.6 GHz Band Blocks” means the 2.6 GHz Band FDD Block, 2.6 GHz Band TDD Fixed Frequency Block (Lower), 2.6 GHz Band TDD Fixed Frequency Block (Upper) and 2.6 GHz Band TDD Generic Frequency Blocks;

Notice of the making of this Statutory Instrument was published in “Iris Oifigiúil” of 1st June, 2021.
“2.6 GHz Band FDD Block” means a 5 MHz block of radio frequency spectrum in the range 2500 to 2570 MHz paired with a 5 MHz block of radio frequency spectrum in the range 2620 to 2690 MHz;

“2.6 GHz Band TDD Blocks” means the 2.6 GHz Band TDD Fixed Frequency Block (Lower), 2.6 GHz Band TDD Fixed Frequency Block (Upper) and 2.6 GHz Band TDD Generic Frequency Blocks;

“2.6 GHz Band TDD Fixed Frequency Block (Lower)” means the 5 MHz unpaired block of radio frequency spectrum in the range 2570 to 2575 MHz;

“2.6 GHz Band TDD Fixed Frequency Block (Upper)” means a 5 MHz unpaired block of radio frequency spectrum in the range 2615 to 2620 MHz;

“2.6 GHz Band TDD Generic Frequency Block” means a 5 MHz unpaired block of radio frequency spectrum in the range 2575 to 2615 MHz;

“700 MHz Duplex” means radio frequency spectrum in the range 703 to 733 MHz paired with radio frequency spectrum in the range 758 to 788 MHz;

“700 MHz Duplex Block” means a 5 MHz paired block of radio frequency spectrum in the 700 MHz Duplex;

“Act of 1926” means the Wireless Telegraphy Act 1926 (No. 45 of 1926);

“Act of 1972” means the Wireless Telegraphy Act, 1972 (No. 5 of 1972);

“Act of 2002” means the Communications Regulation Act 2002 (No. 20 of 2002);

“Apparatus” in relation to Licences means apparatus for wireless telegraphy as defined in section 2 of the Act of 1926 for terrestrial systems capable of providing Electronic Communications Services in one or more of the 700 MHz Duplex, 2.1 GHz Band, 2.3 GHz Band and 2.6 GHz Band;

“Authorisation Regulations” means the European Communities (Electronic Communications Networks and Services) (Authorisation) Regulations 2011 (S.I. No. 335 of 2011);

“Award” or “MBSA2” means the competitive award procedure used by the Commission for the purpose of granting individual rights of use for radio frequencies to the Liberalised Spectrum, as detailed in the Information Memorandum;

“Award Rules” means the rules and procedures relating to the Award as set out in the Information Memorandum;

“Bidder” has the meaning set out in the Information Memorandum;

“Commission” means the Commission for Communications Regulation established under the Act of 2002;

“CPI” means the Consumer Price Index as published from time to time by the CSO;

“CPI Adjustment” means a negative or positive adjustment to a Spectrum Usage Fee, calculated using the CPI according to the methodology set out in the Information Memorandum;

“CSO” means the Central Statistics Office of Ireland or its successor;
“Decision of 2008” means European Commission Decision (2008/477/EC) of 13 June 2008 on the harmonisation of the 2500-2690 MHz frequency band for terrestrial systems capable of providing electronic communications services in the Community, as amended by European Commission Implementing Decision (EU) 2020/636 of 8 May;


“Decision of 2014” means Electronic Communications Committee Decision (14)02 entitled "Harmonised technical and regulatory conditions for the use of the band 2300-2400 MHz for Mobile/Fixed Communications Networks (MFCN)";

“Decision of 2016” means European Commission Implementing Decision (EU) 2016/687 of 28 April 2016 on the harmonisation of the 694-790 MHz frequency band for terrestrial systems capable of providing wireless broadband electronic communications services and for flexible national use in the Union;

“Electronic Communications Network” and “Electronic Communications Service” have the meanings assigned to them in the Framework Regulations;

“EIRP” (i.e. equivalent isotropically radiated power) is the product of the power supplied to the antenna and the antenna gain in a given direction relative to an isotropic antenna (absolute or isotropic gain);

“Existing 2.3 GHz Band Licence” means a licence granted under the Wireless Telegraphy (Radio Link Licence) Regulations, 2009 (S.I. No 370 of 2009) by which rights of use for radio frequencies are assigned within the ranges 2307 – 2327 MHz and 2401 – 2421 MHz ;

“Existing 2.3 GHz Band Licensee” means a holder of an Existing 2.3 GHz Band Licence;

“FDD” means Frequency Division Duplex;

“Framework Regulations” means the European Communities (Electronic Communications Networks and Services) (Framework) Regulations 2011 (S.I. No. 333 of 2011);

“General Authorisation” means an authorisation for an undertaking to provide an Electronic Communications Network or Electronic Communications Service under and in accordance with Regulation 4 of the Authorisation Regulations;

“Harmful Interference” has the meaning set out in the Framework Regulations;

“Information Memorandum” means the document published by the Commission on 16 April 2021 and bearing the Commission Document number 21/40 and which outlines in detail the processes and procedures the Commission will follow in running the Award, as may be updated from time to time;

“Lease” means the assignment by a Licensee (“the Lessor”) of some or all of a right of use for radio frequencies granted under a MBSA2 Liberalised Use Licence for a period less than the remaining duration of the right of use to another
party ("the Lessee"), after which the right of use for radio frequencies reverts to the Lessor;

"Liberalised Spectrum" consists of:

- (a) the 700 MHz Duplex Blocks;
- (b) the 2.1 GHz Band Blocks;
- (c) the 2.3 GHz Band Fixed Frequency Block;
- (d) the 2.3 GHz Band Generic Frequency Blocks;
- (e) the 2.6 GHz Band FDD Blocks;
- (f) the 2.6 GHz Band TDD Fixed Frequency Block (Lower);
- (g) the 2.6 GHz Band TDD Fixed Frequency Block (Upper); and
- (h) the 2.6 GHz Band TDD Generic Frequency Blocks.

"Licence" means a non-exclusive licence granted under section 5 of the Act of 1926 in accordance with and subject to the matters prescribed in these Regulations to keep and have possession of Apparatus in a specified place in the State, being one of:

- (a) a MBSA2 Liberalised Use Licence;
- (b) a MBSA2 Spectrum Lease Licence;
- (c) a MBSA2 Preparatory Licence; or
- (d) a MBSA2 2.3 GHz Band Transition Licence.

"Licence Commencement Date" means the date, as specified in the Licence, upon which the Licence comes into effect;

"Licensee" means the holder of a Licence;

"MBSA2 2.3 GHz Band Transition Licence" means a non-exclusive Licence in the form set out in Schedule 4 granted under section 5 of the Act of 1926 to keep and have possession of Apparatus in a specified place in the State for wireless telegraphy for the provision of Point to Multi-Point Radio Links in the 2.3 GHz Band and 2.4 GHz Bands, in accordance with and subject to the terms and conditions set out therein and the matters prescribed in these Regulations;

"MBSA2 Liberalised Use Licence" means a non-exclusive Licence in the form set out in Schedule 1 granted under section 5 of the Act of 1926 to keep and have possession of Apparatus in a specified place in the State, in accordance with and subject to the terms and conditions set out therein and the matters prescribed in these Regulations;

"MBSA2 Preparatory Licence" means a non-exclusive Licence in the form set out in Schedule 3 granted under section 5 of the Act of 1926 to keep and have possession of Apparatus in a specified place in the State, in accordance with and subject to the terms and conditions set out therein and the matters prescribed in these Regulations;

"MBSA2 Spectrum Lease Licence" means a non-exclusive Licence in the form set out in Schedule 2 granted under section 5 of the Act of 1926 to keep and have possession of Apparatus in a specified place in the State, in accordance with and
subject to the terms and conditions set out therein and the matters prescribed in these Regulations;

“MFCN” means Mobile or Fixed Communications Networks;

“Non-exclusive”, in relation to a Licence, means that the Commission is not precluded from authorising the keeping and having possession by persons other than the Licensee, on a Non-Interference and Non-Protected Basis, of apparatus for wireless telegraphy for the radio frequency spectrum specified in the Licence;

“Non-Interference and Non-Protected Basis” means that the use of apparatus for wireless telegraphy is subject to no Harmful Interference being caused to any Radiocommunication Service, and that no claim may be made for the protection of apparatus for wireless telegraphy used on this basis against Harmful Interference originating from Radiocommunication Services;

“Point to Multi-Point Radio Link” means a Radio Link between a specified fixed point and multiple points;

“Radio Equipment Regulations” means the European Union (Radio Equipment) Regulations 2017 (S.I. No. 248 of 2017);

“Radio Link” means a link by means of apparatus for wireless telegraphy;

“Radiocommunication Service” means a service as defined in the Radio Regulations of the International Telecommunication Union involving the transmission, emission and/or reception of radio waves for specific telecommunication purposes;

“Spectrum Access Fee” or “SAF” has the meaning set out in the Information Memorandum;

“Spectrum Block” means any of the following: a 700 MHz Duplex Block, a 2.1 GHz Band Block, the 2.3 GHz Band Fixed Frequency Block, a 2.3 GHz Band Generic Frequency Block, a 2.6 GHz Band FDD Block, the 2.6 GHz Band TDD Fixed Frequency Block (Lower), the 2.6 GHz Band TDD Fixed Frequency Block (Upper) or a 2.6 GHz Band TDD Generic Frequency Block;

“Spectrum Usage Fee” or “SUF” means the relevant fee as detailed in Schedule 5;

“TDD” means Time Division Duplex;

“Time Slice 1” means, in relation to 2.3 GHz Band Blocks and 2.6 GHz Band Blocks, the period commencing on 14 February 2022, or on such other date as may be specified by the Commission, and ending on 11 March 2027, and, in relation to 2.1 GHz Band Blocks, means the period commencing on 16 October 2022 and ending on 11 March 2027;

“Time Slice 2” means, in relation to 2.1 GHz Band Blocks, 2.3 GHz Band Blocks and 2.6 GHz Band Blocks, the period commencing on 12 March 2027 and ending on 13 February 2042;

“Total Radiated Power” or “TRP” is a measure of how much power a composite antenna radiates. It equals the total conducted power input into the antenna array system less any losses in the antenna array system. TRP means the integral of the power transmitted in different directions over the entire radiation sphere.

“Transfer” has the meaning set out in the Transfer Regulations;
“Transferee” has the meaning set out in the Transfer Regulations;
“Transfer Regulations” means the Wireless Telegraphy (Transfer of Spectrum Rights of Use) Regulations 2014 (S.I. No. 34 of 2014); and
“Winning Bidder” has the meaning set out in the Information Memorandum.

(2) A word or expression that is used in these Regulations and that is also used in the Act of 1926 has, unless the context otherwise requires, the same meaning in these Regulations that it has in that Act.

(3) A word or expression that is used in these Regulations and that is also used in the Act of 2002 has, unless the context otherwise requires, the same meaning in these Regulations that it has in that Act.

(4) A word or expression that is used in these Regulations and that is also used in the Framework Regulations or in the Authorisation Regulations has, unless the context otherwise requires, the same meaning in these Regulations that it has in those Regulations.

Licences to which these Regulations apply

3. (1) These Regulations apply to:
   (a) MBSA2 Liberalised Use Licences;
   (b) MBSA2 Spectrum Lease Licences;
   (c) MBSA2 Preparatory Licences; and
   (d) MBSA2 2.3 GHz Band Transition Licences.

Application for the Grant and Form of Licences

4. (1) Application for the grant of a MBSA2 Liberalised Use Licence, a MBSA2 Preparatory Licence, or both, on foot of the Award shall be made by a Winning Bidder to the Commission in writing and in such form as may be determined by the Commission from time to time.

   (2) The Commission may grant a MBSA2 Liberalised Use Licence, a MBSA2 Preparatory Licence, or both, on foot of the Award following payment by the applicant of the relevant fees prescribed in Regulation 8.

   (3) The Commission may grant a MBSA2 Liberalised Use Licence to a Transferee in accordance with the Transfer Regulations.

   (4) Application for the grant of a MBSA2 Spectrum Lease Licence shall be made by a Lessee to the Commission in writing and in such form as may be determined by the Commission from time to time. The Commission may grant a MBSA2 Spectrum Lease Licence to a Lessee following the approval of the relevant Lease by the Commission in accordance with sub-paragraphs (q) and (r) of Regulation 6.

   (5) Application for the grant of a MBSA2 2.3 GHz Band Transition Licence shall be made by an Existing 2.3 GHz Band Licensee to the Commission in writing and in such form as may be determined by the Commission from time to time. The Commission may grant a MBSA2 2.3 GHz Band Transition Licence...
upon receipt of an application submitted in accordance with these Regulations following payment by the applicant of the relevant fees prescribed in Regulation 8.

(6) A person who applies for the grant of a Licence shall furnish to the Commission such information as the Commission may reasonably require for the purposes of its functions under these Regulations, the Framework Regulations or the Authorisation Regulations, and if the person, without reasonable cause, fails to comply with this paragraph, the Commission may refuse to grant the Licence concerned to the person.

(7) A MBSA2 Liberalised Use Licence to which these Regulations apply shall be in the form specified in Schedule 1, with such variation, if any, whether by addition, deletion or alteration as the Commission may determine from time to time or in any particular case in accordance with the Authorisation Regulations.

(8) A MBSA2 Spectrum Lease Licence to which these Regulations apply shall be in the form specified in Schedule 2, with such variation, if any, whether by addition, deletion or alteration as the Commission may determine from time to time or in any particular case in accordance with the Authorisation Regulations.

(9) A MBSA2 Preparatory Licence to which these Regulations apply shall be in the form specified in Schedule 3, with such variation, if any, whether by addition, deletion or alteration as the Commission may determine from time to time or in any particular case in accordance with the Authorisation Regulations.

(10) A MBSA2 2.3 GHz Band Transition Licence to which these Regulations apply shall be in the form specified in Schedule 4, with such variation, if any, whether by addition, deletion or alteration as the Commission may determine from time to time or in any particular case in accordance with the Authorisation Regulations.

Duration of Licences

5. (1) The commencement date of a MBSA2 Liberalised Use Licence shall be specified in the Licence and, in respect of spectrum rights of use for:

(a) 700 MHz Duplex Blocks shall be 14 February 2022 or such other date as may be specified by the Commission;

(b) 2.1 GHz Band Blocks in Time Slice 1 shall be 16 October 2022;

(c) 2.3 GHz Band Blocks and 2.6 GHz Band Blocks in Time Slice 1 shall be 14 February 2022 or such other date as may be specified by the Commission;

(d) 2.1 GHz Band Blocks, 2.3 GHz Band Blocks and 2.6 GHz Band Blocks in Time Slice 2 shall be 12 March 2027.

(2) A MBSA2 Liberalised Use Licence, unless it has been withdrawn or had its duration reduced under Regulation 7, shall in any event expire:

(a) in the case of 700 MHz Duplex Blocks on 13 February 2042;

(b) in the case of 2.1 GHz Band Blocks, 2.3 GHz Band Blocks and 2.6 GHz Band Blocks in Time Slice 1 on 11 March 2027; and
(c) in the case of 2.1 GHz Band Blocks, 2.3 GHz Band Blocks and 2.6 GHz Band Blocks in Time Slice 2 on 13 February 2042.

(3) The commencement date and expiry date of a MBSA2 Spectrum Lease Licence shall be set by the Commission and specified in the MBSA2 Spectrum Lease Licence. A MBSA2 Spectrum Lease Licence to which these Regulations apply shall in any event expire on or before 13 February 2042.

(4) The commencement date and expiry date of a MBSA2 Preparatory Licence shall be set by the Commission and specified in the MBSA2 Preparatory Licence.

(5) The commencement date and expiry date of a MBSA2 2.3 GHz Band Transition Licence shall be set by the Commission and specified in the MBSA2 2.3 GHz Band Transition Licence.

**Conditions of Licences**

6. (1) Any Licensee that is granted a Licence under these Regulations and to which these Regulations apply shall:

(a) ensure that it complies with the conditions in its Licence and with these Regulations;
(b) ensure that any Apparatus in the 700 MHz Duplex complies with the Decision of 2016, any Apparatus in the 2.1 GHz Band complies with the Decision of 2012, any Apparatus in the 2.3 GHz Band, except those held under a MBSA2 2.3 GHz Band Transition Licence, complies with the Decision of 2014, and that any Apparatus in the 2.6 GHz Band complies with the Decision of 2008;
(c) ensure that all Apparatus installed, maintained, possessed or kept under the Licence is capable of operating within the radio frequency spectrum specified in the Licence;
(d) ensure that all Apparatus worked or used under the Licence is worked or used only in the radio frequency spectrum specified in the Licence;
(e) ensure that it makes payment of all applicable Licence fees set out in and in accordance with Regulation 8;
(f) ensure that in advance of the Licence Commencement Date and on or before 14 February for each calendar year in which the Licence concerned is in force, it submits up to date information to the Commission in respect of Parts 1, 2 and 3 of its MBSA2 Liberalised Use Licence, Parts 1, 2 and 3 of its MBSA2 Spectrum Lease Licence, and Parts 1 and 2 of its MBSA2 2.3 GHz Band Transition Licence, as appropriate;
(g) furnish such information in connection with the Licence as may be requested by the Commission from time to time;
(h) ensure that all Apparatus, or any part thereof, is installed, maintained, and where a Licence other than a MBSA2
Preparatory Licence is held, worked and used, so as not to cause Harmful Interference;

(i) ensure that all Apparatus, or any part thereof, complies with the Radio Equipment Regulations;

(j) comply with any special conditions imposed under section 8 of the Act of 1972;

(k) (i) notify the Commission in writing, not less than 6 months prior to the proposed cessation of use of any terrestrial system listed in Part 2 of the MBSA2 Liberalised Use Licence or MBSA2 Spectrum Lease Licence as the case may be; and

(ii) use all reasonable endeavours to ensure that any adverse effects on users caused by the cessation of use of a terrestrial system are minimised;

(l) upon becoming aware of any event likely to materially affect its ability to comply with these Regulations, or any conditions set out or referred to in any Licence, notify the Commission of that fact in writing no later than 5 working days upon becoming aware;

(m) comply with all obligations under relevant international agreements relating to the use of Apparatus or the frequencies to which they are assigned under a Licence;

(n) notify the Commission of its intention to Transfer any rights of use for radio frequencies attaching to a Licence;

(o) only Transfer the rights of use for radio frequencies attaching to a Licence in accordance with the Transfer Regulations;

(p) notify the Commission of its intention to Lease any rights of use for radio frequencies attaching to a Licence;

(q) subject to paragraph (r), only Lease the rights of use for radio frequencies attaching to a Licence in accordance with such procedures as may be specified by the Commission from time to time;

(r) where the Commission has not yet put in place procedures referred to in paragraph (q) of this Regulation, not, without the prior consent of the Commission, which shall not be unreasonably withheld, Lease any such rights of use attaching to a Licence; and

(s) ensure that if the address of the Licensee or its Transferee or Lessee changes, the Licensee, Transferee or Lessee shall, as soon as possible, but in any event within 28 days, notify the Commission in writing of the change.

Enforcement, Amendment, Suspension and Withdrawal

7. (1) Enforcement by the Commission of compliance by a Licensee with conditions attached to its Licence shall be in accordance with the Authorisation Regulations.
(2) The Commission may amend any Licence from time to time in accordance with the Authorisation Regulations.

(3) The Commission may suspend or withdraw a Licence in accordance with the Authorisation Regulations.

(4) A Licence may be suspended or withdrawn by the Commission if, after the grant of a Licence pursuant to these Regulations, it emerges that the Licensee has breached the Award Rules.

**Licence Fees**

8. (1) The fee for a MBSA2 Liberalised Use Licence granted on foot of the Award is the sum of the Spectrum Access Fee and the Spectrum Usage Fees over the duration of the Licence, less any adjustments or refunds applicable to the Licensee as identified in the Information Memorandum.

(2) Where the commencement date of a MBSA2 Liberalised Use Licence is delayed due to circumstances identified in the Information Memorandum, a Licensee shall be entitled to an adjustment of the licence fees payable or a refund of licence fees already paid, as provided for in the Information Memorandum.

(3) The SAF specified in paragraph 1 of this Regulation shall be paid to the Commission on a date specified by the Commission in accordance with the Information Memorandum.

(4) The annual SUF before CPI Adjustment for each block of Liberalised Spectrum is detailed in Schedule 5.

(5) The annual SUF for a MBSA2 Liberalised Use Licence is the sum of the annual SUFs before CPI Adjustment associated with each block of Liberalised Spectrum identified in the Licence and the CPI Adjustment for each block of Liberalised Spectrum identified in the Licence.

(6) In the case of a SUF for a period of less than one year, the SUF shall be the relevant sum as detailed in paragraph 5 adjusted on a pro rata daily basis for such period.

(7) The SUF specified in this Regulation, less any adjustments or refunds applicable to the Licensee, shall be paid to the Commission prior to the grant of a MBSA2 Liberalised Use Licence or prior to 14 February in each respective calendar year during the term of the MBSA2 Liberalised Use Licence, as the case may be.

(8) If a MBSA2 Liberalised Use Licence is suspended or withdrawn, the Licensee shall not be entitled to be repaid any part of the SAF or SUF paid by the Licensee under this Regulation, but shall still be liable to pay any sums, including interest, that are outstanding.

(9) If the amount of radio frequency spectrum specified in a MBSA2 Liberalised Use Licence is reduced, the Licensee may be entitled to a refund of the relevant SUF already paid in the relevant year on a pro rata daily basis and to a reduction on future SUFs having regard to the nature of the amendment. The Licensee shall not be entitled to any refund of its SAF.
(10) If the duration of a MBSA2 Liberalised Use Licence is reduced at the request of the Licensee, the Licensee may be entitled to a refund of SUFs already paid in the relevant year, on a pro rata daily basis having regard to the reduced duration. The Licensee shall not be entitled to any refund of its SAF.

(11) The fee for a MBSA2 Preparatory Licence is €100.

(12) The annual fee for a Point to Multi-Point Radio Link in a MBSA2 2.3 GHz Band Transition Licence is detailed in Schedule 6.

(13) If the duration of a Point to Multi-Point Radio Link in a MBSA2 2.3 GHz Band Transition Licence is reduced, the Licensee may be entitled to a refund of the annual fee already paid in the relevant year, on a pro rata daily basis having regard to the reduced duration.

(14) The SUFs for a MBSA2 Liberalised Use Licence granted on foot of a Transfer are the SUFs specified in paragraphs 4, 5 and 6 of this Regulation.

(15) Any payment to be paid by a Licensee under this Regulation shall be made by way of electronic funds transfer, banker’s draft or such other means and on such other terms, if any, as the Commission may decide. Where the date of payment falls on a day other than a working day, payment shall be made on or before the last working day before the date on which payment would otherwise have fallen due.

(16) Failure by a Licensee to pay part or all of a fee required under this Regulation on or before the date it falls due shall constitute non-compliance by the Licensee concerned with these Regulations, and the Commission, in respect of such non-payment of a fee, may take enforcement action in accordance with Regulation 7 and may take steps to recover the amount due in accordance with paragraphs 17 and 18 of this Regulation.

(17) Where a fee or part of a fee is not paid in time, the Licensee concerned shall pay to the Commission interest on the fee or part thereof that was or is outstanding. Interest shall accrue from the date when such fee or part thereof fell due until the date of payment of such fee or part thereof and shall be calculated at the same rate payable in respect of late payments in commercial transactions pursuant to the European Communities (Late Payment in Commercial Transactions) Regulations 2012 (S.I. No. 580 of 2012), as amended.

(18) Any fee payable and owed by a Licensee under this Regulation may be recovered by the Commission from the Licensee as a simple contract debt in any court of competent jurisdiction.

Licensee to satisfy all legal requirements

9 (1) Licences granted pursuant to these Regulations do not grant to the Licensee any right, interest or entitlement other than to keep, have possession of, install, and maintain, and, for Licences other than a MBSA2 Preparatory Licence, to work and use Apparatus, and, for a MBSA2 2.3 GHz Band Transition Licence, Apparatus for the provision of Point to Multi-Point Radio Links in the 2.3 GHz Band and 2.4 GHz Band only, at a specified location or locations in the State.
SCHEDULE 1
WIRELESS TELEGRAPHY ACT, 1926

WIRELESS TELEGRAPHY (LIBERALISED USE AND RELATED LICENCES IN THE 700 MHZ DUPLEX, 2.1 GHZ, 2.3 GHZ AND 2.6 GHZ BANDS) REGULATIONS 2021

MBSA2 Liberalised Use Licence for terrestrial systems capable of providing Electronic Communications Services

Licence under section 5 of the Act of 1926 to keep and have possession of apparatus for wireless telegraphy for terrestrial systems capable of providing Electronic Communications Services.

The Commission for Communications Regulation, in exercise of the powers conferred on it by section 5 of the Act of 1926 hereby grants the following licence to [LICENSEE NAME] of [LICENSEE ADDRESS] (“the Licensee”).

The Licensee is hereby authorised to keep and have possession of apparatus for wireless telegraphy for terrestrial systems capable of providing Electronic Communications Services as specified in Part 2 of this Licence, subject to such apparatus being installed, maintained, worked and used in accordance with the terms, conditions and restrictions set out in the Wireless Telegraphy (Liberalised Use and Related Licences in the 700 MHz Duplex, 2.1 GHz, 2.3 GHz and 2.6 GHz Bands) Regulations 2021 (S.I. No. 264 of 2021) (“the Regulations”), including but not limited to, the following:

(1) The Licensee shall ensure that it complies with all of the conditions contained within the Regulations and within Parts 1 to 4 of this Licence; and

(2) The Licensee shall ensure that it makes payment of all fees as detailed in the Regulations.

For the purpose of this Licence, the definitions set out in the Regulations apply.

This Licence shall come into effect on DD/MM/YYYY (the “Licence Commencement Date”) and, subject to revocation, suspension or withdrawal, expires on DD/MM/YYYY.

Signed: ________________________________
For and on behalf of the Commission for Communications Regulation

Date of Issue: ________________________________
**Part 1**

Commencement and expiry dates of Liberalised Spectrum

<table>
<thead>
<tr>
<th>Authorised Band</th>
<th>Name of Spectrum Block</th>
<th>Frequency Assigned to Spectrum Block</th>
<th>Commencement Date per Spectrum Block</th>
<th>Expiry Date per Spectrum Block</th>
</tr>
</thead>
<tbody>
<tr>
<td>700 MHz Duplex, 2.1 GHz, 2.3 GHz, 2.6 GHz as appropriate</td>
<td>[One or more Blocks of Liberalised Spectrum]</td>
<td>From ——— MHz to ——— MHz</td>
<td>DD Month YYYY</td>
<td>DD Month YYYY</td>
</tr>
</tbody>
</table>

**Part 2**

The Apparatus to which this Licence applies

<table>
<thead>
<tr>
<th>Authorised Band</th>
<th>Equipment Index Reference</th>
<th>Terrestrial System</th>
<th>Equipment Description</th>
<th>Manufacturer</th>
<th>Model</th>
</tr>
</thead>
<tbody>
<tr>
<td>700 MHz Duplex, 2.1 GHz, 2.3 GHz, 2.6 GHz as appropriate</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Part 3**

Apparatus Location and Details

<table>
<thead>
<tr>
<th>Authorised Band</th>
<th>Site Identity</th>
<th>Eastings</th>
<th>Northing</th>
<th>Equipment Index Reference</th>
<th>Maximum EIRP/ TRP (dBm/5MHz)</th>
</tr>
</thead>
<tbody>
<tr>
<td>700 MHz Duplex, 2.1 GHz, 2.3 GHz, 2.6 GHz as appropriate</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Part 4

Licence Conditions

Section 1: General

1. Definitions

The following additional definitions shall apply to Part 4:

“Base Station” means Apparatus connected to a backhaul network, which provides a Radiocommunication Service to Terminal Stations using the Liberalised Spectrum;

“LTE” means the technology defined by 3GPP called Long Term Evolution; and

“Terminal Station” means mobile user equipment and fixed customer premise equipment which communicates with a Base Station using the Liberalised Spectrum.

2. Resolution of Harmful Interference

In the event of Harmful Interference, the affected Licensees shall exchange information with a view to resolving the Harmful Interference by mutual consent. Where resolution cannot be agreed between the affected Licensees, the Commission may mediate in accordance with its statutory functions, objectives and duties.

Section 2: Technical Conditions

1. Definitions

The following additional definitions shall apply to this section:

“Active Antenna Systems” or “AAS” means a Base Station and an antenna system where the amplitude and/or phase between antenna elements is continually adjusted resulting in an antenna pattern that varies in response to short term changes in the radio environment. This excludes long-term beam shaping such as fixed electrical down tilt. In AAS Base Stations, the antenna system is integrated as part of the Base Station system or product;

“Non-Active Antenna Systems” or “non-AAS” means a Base Station and an antenna system that provides one or more antenna connectors, which are connected to one or more separately designed passive antenna elements to radiate radio waves. The amplitude and phase of the signals to the antenna
elements is not continually adjusted in response to short term changes in the radio environment;

“Aeronautical Primary Radars” means Apparatus (including “Star2000” and “TA10” models) providing primary aircraft detection used in airport surveillance networks;

“Block Edge Mask” or “BEM” is an emission mask that is defined as a function of frequency in relation to a ‘block edge’, the latter being the frequency boundary of a spectrum block for which rights of use are assigned to a Licensee. The BEM consists of several elements which are defined for certain measurement bandwidths;

“dBm” means decibels of power referenced to one milliwatt;

“Downlink” means transmissions from a Base Station to a Terminal Station;

“Inter-Licensee Synchronisation Procedure” means the synchronisation procedure set out in Section 3 of this Licence;

“Power Flux Density limit” or pfd limit (dBW/m2) means the interference threshold at radar receiver input (measured in dBW) minus the radar antenna gain (measured in dBi) plus 10 log (4π / λ^2), where λ is the wavelength in metres;

“RurTel” means the Point to Multi-Point Radio Link system used to provide fixed telephony services in parts of county Donegal using the frequency ranges 2307 - 2327 MHz and 2401 - 2421 MHz;

“TD-LTE” means the TDD variant of LTE (Long Term Evolution) technology; and

“Uplink” means transmissions from a Terminal Station to a Base Station.

2. Technical Conditions

(1) 700 MHz Duplex

(a) Only terrestrial systems compatible with the Decision of 2016 can be worked and used in the 700 MHz Duplex.

(b) The FDD mode of operation shall be used in the 700 MHz Duplex. The duplex spacing shall be 55 MHz with Terminal Station transmission (FDD Uplink) located in the lower frequency band 703-733 MHz and Base Station transmission (FDD downlink) located in the upper frequency band 758-788 MHz.
(c) The Licensee shall comply with all Memoranda of Understanding (‘MoU’)
between the Commission and its neighbouring national regulatory authorities responsible for communications matters, in particular the Office of Communications (“Ofcom”) in the UK, or its successor, in relation to the 700 MHz Duplex.

Base Stations

(d) Within a 700 MHz Duplex Block assigned to the Licensee, the in-
block power from a Base Station must not exceed a maximum mean EIRP of 64 dBm/5 MHz per antenna.

(e) Outside of the 700 MHz Duplex Block(s) assigned to the Licensee, the Licensee shall comply with the out-of-block BEM as specified in Section B of the Annex of the Decision of 2016.

Terminal Stations

(f) The maximum mean in-block power limit of 23 dBm for Terminal Stations shall apply.

(g) The technical conditions set out in Section C of the Annex to the Decision of 2016 shall apply to out-of-block Terminal Stations.

(h) Where a Licensee is assigned more than two 700 MHz Duplex Blocks and if this assignment is deployed starting at 703 MHz, the Licensee shall ensure that the Terminal Station bandwidth is no greater than 10 MHz in order to meet the conditions as set out in Table 12 of the Annex to the Decision of 2016 to provide protection to the frequency range 470 - 694 MHz.

(2) The 2.1 GHz Band

(a) Only terrestrial systems compatible with the Decision of 2012 can be worked and used in the 2.1 GHz Band.

(b) The duplex mode of operation shall be FDD. The duplex spacing shall be 190 MHz with Terminal Station transmission (FDD Uplink) located in the lower part of the band starting at 1920 MHz and finishing at 1980 MHz and base station transmission (FDD downlink) located in the upper part of the band starting at 2110 MHz and finishing at 2170 MHz.

---

1 The current Memorandum of Understanding on frequency coordination between Ireland and the United Kingdom concerning the spectrum coordination of Land Mobile Radio Communication Networks in the frequency range 703 MHz to 2690 MHz, is available at www.comreg.ie.

2 This power limit is specified as EIRP for Terminal Stations designed to be fixed or installed and as TRP for Terminal Stations designed to be mobile or nomadic. This value is subject to a tolerance of up to +2 dB, to take account of operation under extreme environmental conditions and production spread.
(c) The Licensee shall comply with all MoU\(^3\) between the Commission and its neighbouring national regulatory authorities responsible for communications matters, in particular Ofcom in the UK, or its successor, in relation to the 2.1 GHz Band.

Base Stations

(d) Within a 2.1 GHz Band Block assigned to the Licensee, the in-block radiated power from a Base Station transmitter in the downlink direction must not exceed:

   i. an EIRP of 64 dBm/5 MHz per antenna for non-AAS; and
   
   ii. a TRP limit of 57 dBm/5 MHz per cell\(^4\) for AAS.

(e) Outside of the 2.1 GHz Band Block(s) assigned to the Licensee, the Licensee shall comply with the out-of-block BEM as specified in Section C of the Annex to the Decision of 2012.

Terminal Stations

(f) The maximum mean in-block power limit over frequencies of FDD Uplink of 24 dBm for Terminal Stations shall apply\(^5\).

(3) The 2.3 GHz Band

(a) Only terrestrial systems compatible with the Decision of 2014 can be worked and used in the 2.3 GHz Band.

(b) The TDD mode of operation shall be used in the 2.3 GHz Band.

(c) The Licensee shall comply with the Inter-Licensee Synchronisation Procedure set out in Section 3 of this Licence.

(d) The Licensee shall comply with all MoU\(^6\) between the Commission and its neighbouring national regulatory authorities responsible for communications matters, in particular Ofcom in the UK, or its successor, in relation to the 2.3 GHz Band.

\[^3\] Current Memorandum of Understanding on frequency coordination between Ireland and the United Kingdom concerning the spectrum coordination of Land Mobile Radio Communication Networks in the frequency range 703 MHz to 2690 MHz, available at www.comreg.ie.

\[^4\] This power limit is specified as EIRP for Terminal Stations designed to be fixed or installed and as TRP for Terminal Stations designed to be mobile or nomadic. EIRP and TRP are equivalent for isotropic antennas. It is recognised that this value may be subject to a tolerance defined in the harmonised standards to take account of operation under extreme environmental conditions and production spread.

\[^5\] This power limit is specified as EIRP for Terminal Stations designed to be fixed or installed and as TRP for Terminal Stations designed to be mobile or nomadic. EIRP and TRP are equivalent for isotropic antennas. It is recognised that this value may be subject to a tolerance defined in the harmonised standards to take account of operation under extreme environmental conditions and production spread.

\[^6\] Current Memorandum of Understanding on frequency coordination between Ireland and the United Kingdom in the frequency bands 2300 -2400 MHz to be applied in the area including the Republic of Ireland and the United Kingdom and the Isle of Man, available at www.comreg.ie.
(e) If the Licence includes Spectrum Blocks in the range 2305 to 2330 MHz and the Licensee intends to deploy Base Stations in the coordination area\(^7\), the Licensee shall coordinate with the operator of the RurTel system to ensure coexistence with the RurTel system currently operating in the frequency range 2307-2327 MHz.

Base Stations

(f) Within the 2.3 GHz Band Generic Frequency Blocks assigned to the Licensee, the in-block radiated power from a Base Station must not exceed 68 dBm/5 MHz EIRP per antenna.

(g) Within the 2.3 GHz Band Fixed Frequency Block, if assigned to the Licensee, the in-block radiated power from a Base Station must not exceed 45 dBm/5 MHz EIRP.

(h) Outside of the 2.3 GHz Band Generic Frequency Blocks and the 2.3 GHz Band Fixed Frequency Block, if assigned to the Licensee, the Licensee shall comply with the out-of-block BEM requirements as specified in Section A2.1 “Technical Conditions for MFCN Base Stations” of Annex 2 to the Decision of 2014.

Terminal Stations

(i) The maximum mean in-block power limit of 25 dBm\(^8\) for Terminal Stations shall apply.

(4) The 2.6 GHz Band

(a) Only terrestrial systems compatible with the Decision of 2008 can be worked and used in the 2.6 GHz Band.

(b) Within the 2.6 GHz Band FDD Blocks, the duplex mode of operation is FDD, where the duplex spacing shall be 120 MHz with Terminal Station transmission (Uplink) located in the lower part of the band starting at 2500 MHz (extending to 2570 MHz) and base station transmission (downlink) located in the upper part of the band starting at 2620 MHz.

(c) Within the 2570 - 2620 MHz frequency range of the 2.6 GHz Band, the modes of operation permitted in accordance with the Decision of 2008 are:

i. TDD;

ii. Base Station transmission only; and

iii. Terminal Station transmission only.

\(^7\) The relevant coordination area is as defined in the Information Memorandum.

\(^8\) This power limit is specified as EIRP for Terminal Stations designed to be fixed or installed and as TRP for Terminal Stations designed to be mobile or nomadic. A tolerance of up to +2 dB has been included in this limit, to reflect operation under extreme environmental conditions and production spread.
(d) To achieve coexistence of adjacent FDD and TDD networks:

i. the 2.6 GHz Band TDD Fixed Frequency Block (Lower) is a restricted spectrum block as described in the Annex of the Decision of 2008; and

ii. the 2.6 GHz Band TDD Fixed Frequency Block (Upper) may be utilised in accordance with the Decision of 2008 noting that it may suffer an increased risk of interference due to the emissions from the FDD downlink.

(e) Licensees assigned 2.6 GHz Band TDD Blocks shall comply with the Inter-Licensee Synchronisation Procedure set out in Section 3 of this Licence.

(f) The Licensee shall comply with all MoU\(^9\) between the Commission and its neighbouring national regulatory authorities responsible for communications matters, in particular Ofcom in the UK, or its successor, in relation to the 2.6 GHz Band.

Base Stations

(g) Within any 2.6 GHz Band FDD Blocks, any 2.6 GHz Band TDD Generic Frequency Blocks, and the 2.6 GHz Band TDD Fixed Frequency Block (Upper)\(^10\) assigned to a Licensee, the in-block radiated power from a Base Station transmitter must not exceed an upper limit of:

i. 68 dBm/5 MHz per antenna for Non-AAS; and

ii. 60 dBm/5 MHz per cell for AAS.

(h) Within the 2.6 GHz Band TDD Fixed Frequency Block (Lower), assigned to a Licensee, the in-block radiated power from a Base Station transmitter in the downlink direction must not exceed a mean in-block power of:

i. 25 dBm/5 MHz EIRP per antenna for Non-AAS; and

ii. 22 dBm/5 MHz TRP limit per cell for AAS.

(i) Outside of any 2.6 GHz Band FDD Blocks assigned to the Licensee, the Licensee shall comply with the out-of-block BEM which is built up by combining Tables 2, 3 and 4 of Section C of the Annex of the Decision of 2008, in such a way that the limit for each frequency is given by the higher value out of the baseline and the in-block power limits.

---

\(^9\) Current Memorandum of Understanding on frequency coordination between Ireland and the United Kingdom concerning the spectrum coordination of Land Mobile Radio Communication Networks in the frequency range 703 MHz to 2690 MHz, available at www.comreg.ie.

\(^10\) The 2.6 GHz Band TDD Fixed Frequency Block (Upper), which is immediately adjacent to the FDD downlink, may suffer an increased risk of interference due to the emissions from the FDD downlink.
Outside of the 2.6 GHz Band TDD Fixed Frequency Block (Lower), any 2.6 GHz Band TDD Generic Frequency Blocks and the 2.6 GHz Band TDD Fixed Frequency Block (Upper) assigned to a Licensee, the Licensee shall comply with the Inter-Licensee Synchronisation Procedure set out in Section 3 of this Licence.

Outside of the 2.6 GHz Band TDD Fixed Frequency Block (Lower) and where Base Station antennas are placed indoors, the BEM for Non-AAS may be in line with Table 6 of Section C of the Annex of the Decision of 2008, provided that at geographical borders to other Member States, Table 3 of Section C of the Annex of the Decision of 2008 applies and that Table 5 of Section C of the Annex of the Decision of 2008 remains valid nationwide.

A Licensee assigned any 2.6 GHz Band Blocks must ensure protection of all Aeronautical Primary Radars as follows:

i. observe a coordination zone of one kilometre radius around the location\(^{11}\) of each Aeronautical Primary Radar to provide additional protection from MFCN base station emissions at the Aeronautical Primary Radar receiver;

ii. in relation to Star2000 Aeronautical Primary Radars, the Licensee shall:

   A. comply with an out-of-band Power Flux Density limit (pfd) limit given\(^{12}\) by \[-140\,\text{dBW/m}^2/\text{MHz} + (10 \times \log_{10}(B_{op}/120))\], where \(B_{op}\) is the quantum of downlink (i.e. FDD downlink and TDD) spectrum in MHz assigned to the Licensee in the 2.6 GHz Band, to address the impact of MFCN spurious emissions at the radar antenna receiver location; and

   B. until notified by the Commission in writing that filters are installed at the Aeronautical Primary Radar, comply with an in-band pfd limit, given\(^{13}\) by \[-78\,\text{dBW/m}^2 + (10 \times \log_{10}(B_{op}/120))\], where \(B_{op}\) is the quantum of downlink (i.e. FDD downlink and TDD) spectrum in MHz assigned to the Licensee in the 2.6 GHz Band, to address the impact of blocking and intermodulation effects at the Aeronautical Primary Radar receiver.

\(^{11}\) Aeronautical Primary Radar locations are available from the Commission.

\(^{12}\) Where -140 dBW/m\(^2\)/MHz is the limit required to protect the Star2000 Aeronautical Primary Radar installations from emissions by all operators for out-of-band (i.e. >2700 MHz) power.

\(^{13}\) Where -78 dBW/m\(^2\) is the absolute limit required to protect the Star2000 Aeronautical Primary Radar installation from emissions by all operators for in-band (i.e. 2570 – 2690 MHz) power.
iii. in relation to the TA10 Aeronautical Primary Radar, the Licensee shall, until otherwise notified by the Commission in writing:

A. comply with an out-of-band pfd limit given\(^{14}\) by 
\[\text{EIRP} = -151 \text{ dBW/m}^2/\text{MHz} + (10 \times \log_{10} (B_{op}/120)),\]
where \(B_{op}\) is the quantum of downlink (i.e. FDD downlink and TDD) spectrum in MHz assigned to the Licensee in the 2.6 GHz Band, to address the impact of MFCN spurious emissions at the Aeronautical Primary Radar antenna receiver location; and

B. comply with an in-band pfd limit given\(^{15}\) by 
\[\text{TRP} = -88 \text{ dBW/m}^2 + (10 \times \log_{10} (B_{op}/120)),\]
where \(B_{op}\) is the quantum of downlink (i.e. FDD downlink and TDD) spectrum in MHz assigned to the Licensee in the 2.6 GHz Band, to address the impact of blocking and intermodulation effects at the Aeronautical Primary Radar antenna receiver.

iv. in relation to models of Aeronautical Primary Radars other than the Star2000 and TA10, the Licensee shall comply with conditions as may be determined by the Commission.

Terminal Stations

(m) The maximum mean in-block power (including Automatic Transmitter Power Control range) of:

i. 35 dBm/5 MHz EIRP; and

ii. 31 dBm/5 MHz TRP,
shall apply to Terminal Stations\(^{16}\).

\(^{14}\) Where \(-151 \text{ dBW/m}^2/\text{MHz}\) is the limit required to protect the TA10 Aeronautical Primary Radar installation from emissions by all operators for out-of-band (i.e. >2700 MHz) power.

\(^{15}\) Where \(-88 \text{ dBW/m}^2\) is the absolute limit required to protect the TA10 Aeronautical Primary Radar installation from emissions by all operators for in-band (i.e. 2570 – 2690 MHz) power.

\(^{16}\) EIRP should be used for fixed or installed Terminal Stations and the TRP should be used for the mobile or nomadic Terminal Stations.
Section 3: Inter-Licensee Synchronisation Procedure

This Section 3 applies only to Licensees assigned 2.3 GHz Band Blocks or 2.6 GHz Band TDD Blocks, or both 2.3 GHz Band Blocks and 2.6 GHz Band TDD Blocks.

1. Definitions

The following additional definitions shall apply in this section:

“Default Frame Structure” means the frame structure as detailed in 3(1) below;

“Indoor Small Cell” means either a Non-AAS Base Station with an EIRP of less than or equal to 24 dBm per 20 MHz carrier or an AAS Base Station with a TRP of less than or equal to 16 dBm per 20 MHz carrier that is located indoors either within a residential or non-residential property;

“Other Frame Structure” means a frame structure other than the Default Frame Structure;

“Restrictive BEM” means, for Licensees utilising the Other Frame Structure (or failing to synchronise with adjacent channel networks for any other reason):

(a) For any 2.6 GHz Band TDD Blocks assigned to a Licensee, a restrictive BEM\(^{17}\) given by combining Table 3 and either Table 2\(^{18}\) or Table 5\(^{19}\) as appropriate in Section C of the Annex of the Decision of 2008, in such a way that the limit for each frequency is given by the higher value out of the baseline and the in-block power limits applies; and

(b) for any 2.3 GHz Band Blocks assigned to a Licensee, section A2.1.1, “In-block requirements for MFCN base stations” and Table 2 and Table 4 (relating to unsynchronised TDD blocks) of Annex 2 to the Decision of 2014 applies;

“Unrestrictive BEM” means, for Licensees utilising the Default Frame Structure on their network (and having a common reference phase clock with adjacent channel operators\(^{20}\)).

\(^{17}\) Noting Section 2 Regulation 2(4)(k) relating to indoor use.

\(^{18}\) For 2.6 GHz Band TDD Generic Frequency Blocks and the 2.6 GHz Band TDD Fixed Frequency Block (Upper).

\(^{19}\) For the case of 2.6 GHz Band TDD Fixed Frequency Block (Lower).

\(^{20}\) Each operator needs to ensure the start of frame is aligned with adjacent channel operators above and below its assignment.
(a) for any 2.6 GHz Band TDD Blocks assigned to a Licensee, a BEM\(^{21}\) given by combining Table 2\(^{18}\) or Table 5\(^{19}\) as appropriate, Tables 3 and 4 of Section C. of the Annex of the Decision of 2008, in such a way that the limit for each frequency is given by the higher value out of the baseline and the in-block power limits applies\(^{22}\); and

(b) for any 2.3 GHz Band Blocks assigned to a Licensee, Table 2 and Table 4 of Annex 2 of the Decision of 2014 relating to synchronised TDD blocks applies.

2. Introduction

(1) Licensees assigned 2.3 GHz Band Blocks or 2.6 GHz Band TDD Blocks or both shall be bound by the Inter-Licensee Synchronisation Procedure set out in this Section 3.

(2) Licensees shall co-operate in such a way that one network deployment within the Liberalised Spectrum does not cause Harmful Interference to another Licensee within the Liberalised Spectrum.

(3) This procedure sets out the circumstances in which Licensees may use the Unrestrictive BEM and the Restrictive BEM, so as to minimise the risk of Harmful Interference to other Licensees.

3. Conditions for using the Unrestrictive BEM

(1) Default Frame Structure - the technical conditions for Unrestrictive BEM shall apply where a Licensee’s Base Station complies with the Default Frame Structure outlined below:

(a) Transmissions from a Licensee’s Base Station(s) shall have a frame structure as shown in Table 1. Indicated timeslots (or subframes) must not be allocated to anything other than Downlink (D) and Uplink (U) transmissions. ‘S’ denotes a special subframe. TD-LTE frame configuration 2 (Downlink: Uplink, 3:1) with special subframe configuration 6 or equivalent frame structures whose transmit and receive periods are aligned with this configuration are permitted;

(b) Timeslots shall have a duration of 1 millisecond; and

(c) Licensees shall ensure that frames start at a common reference time (+/- 1.5 µs) so that all Licensees’ frames are aligned and transmissions synchronised.

\(^{21}\) Noting Section 2 Regulation 2(4)(k) relating to indoor use.

\(^{22}\) As the 2.6 GHz Band TDD Fixed Frequency Block (Lower) is a restricted spectrum block the in-block limit is taken from Table 5 of Section C of the Annex of the Decision of 2008.
Table 1: Default Frame Structure

<table>
<thead>
<tr>
<th>DL/UL ratio</th>
<th>0</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
<th>8</th>
<th>9</th>
</tr>
</thead>
<tbody>
<tr>
<td>3:1</td>
<td>D</td>
<td>S</td>
<td>U</td>
<td>D</td>
<td>D</td>
<td>D</td>
<td>S</td>
<td>U</td>
<td>D</td>
<td>D</td>
</tr>
</tbody>
</table>

4. Conditions for using the Restrictive BEM

(1) Other Frame Structure — the technical conditions for Restrictive BEM shall apply where a Licensee’s Base Station complies with the Other Frame Structure as outlined below:

(a) All frame configurations that are not compatible with TD-LTE frame configuration 2 (3:1) with special sub-frame configuration 6 or equivalent frame structure whose transmit and receive periods are aligned with this configuration are permitted;

(b) Licensees shall co-operate to minimise Harmful Interference caused by sub-frame overlaps if different technologies are used; and

(c) Licensees using the Restrictive BEM shall not cause Harmful Interference to those Licensees’ networks that use the Default Frame Structure (or equivalent). Achieving this may include applying internal guard bands or reduced in-block power levels, or a combination of both, in blocks adjacent to those Licensees’ networks that use the Default Frame Structure (or equivalent).

5. Indoor Small Cells

(1) Indoor Small Cells for indoor domestic and other indoor locations are permitted to operate under the Unrestrictive BEM on the condition that they do not cause Harmful Interference to any other Licensees.
Section 4: Coverage Requirements

1. Definitions

The following additional definition shall apply in this section:

“800 MHz Band” means radio frequency spectrum in the range 791 - 821 MHz paired with radio frequency spectrum in the range 832 – 862 MHz.

“900 MHz Band” means radio frequency spectrum in the range 880 – 915 MHz paired with radio frequency spectrum in the range 925 – 960 MHz.

“Eircode” means Ireland’s postcode system which identifies every home and business address in the State with a unique code.

“Existing MNO” means a Licensee that on 1 January 2021 was a holder of one or more of the following licences:

(a) a licence under the Wireless Telegraphy (Liberalised Use and Preparatory Licences in the 800 MHz, 900 MHz and 1800 MHz bands) Regulations 2012 (S.I. No. 251 of 2012); and/or

(b) a licence under the Wireless Telegraphy (Third Generation and GSM Mobile Telephony Licence) Regulations, 2002 (S.I. No 345 of 2002), as amended by the Wireless Telegraphy (Third Generation and GSM Mobile Telephony Licence) (Amendment) Regulations, 2003 (S.I. No 340 of 2003);

“Native Wi-Fi” means a technology which allows mobile phone calls and texts to be made on a device utilising a Wi-Fi connection rather than through the mobile network directly;

“New Entrant” means a Licensee that is not an Existing MNO;

“RSRP” means Reference Signal Received Power which is defined as the linear average of the reference signal power (in Watts) within a number of specific resource elements across a specified bandwidth within an LTE downlink signal. LTE specific equipment is required to decode the LTE downlink signal to make this measurement;

“Single user throughput cell edge” or “SUTP” means the downlink bit rate that can be successfully delivered to a single active user per cell at a particular depth and consistency of coverage. This is the downlink bit rate or download speed that a user could experience when not contending with other users for service in that cell, so that the cell delivers the maximum possible data rate to a single user consistent with the signal quality experienced by that user; and

“Wi-Fi” means the wireless technology, based on the IEEE 802.11 family of standards, commonly used for local area networking of devices and Internet access.

2. Minimum Coverage Requirements

(1) A Licensee that is an Existing MNO and is assigned one or more 700 MHz
Duplex Blocks under this Licence shall achieve and maintain for the remaining duration of the licence:

(a) the appropriate\textsuperscript{23} General Outdoor Coverage Obligations for an Existing MNO as set out in Table 2 below; and

(b) the appropriate\textsuperscript{24} Outdoor Coverage Obligations at specific locations for an Existing MNO as set out in Table 3 below.

**Table 2: General Outdoor Coverage Obligations for an Existing MNO**

| Quantum of spectrum assigned to the Licensee in the 700 MHz Duplex under this Licence | Outdoor coverage service (Single User Throughput Cell Edge) | Coverage dimension | Coverage % levels to be met in\textsuperscript{25}:
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>3 Years</td>
<td>5 Years</td>
</tr>
<tr>
<td>At least 2 × 10 MHz</td>
<td>30 Mbit/s</td>
<td>Population</td>
<td>85%</td>
<td>92%</td>
</tr>
<tr>
<td></td>
<td>30 Mbit/s</td>
<td>Motorways</td>
<td>75%</td>
<td>85%</td>
</tr>
<tr>
<td></td>
<td>30 Mbit/s</td>
<td>Primary Roads</td>
<td>60%</td>
<td>75%</td>
</tr>
<tr>
<td></td>
<td>3 Mbit/s</td>
<td>Population</td>
<td>99%</td>
<td>99%</td>
</tr>
<tr>
<td></td>
<td>3 Mbit/s</td>
<td>Geographic area</td>
<td>90%</td>
<td>91%</td>
</tr>
<tr>
<td>Less than 2 × 10 MHz</td>
<td>20 Mbit/s</td>
<td>Population</td>
<td>85%</td>
<td>92%</td>
</tr>
<tr>
<td></td>
<td>20 Mbit/s</td>
<td>Motorways</td>
<td>75%</td>
<td>85%</td>
</tr>
<tr>
<td></td>
<td>20 Mbit/s</td>
<td>Primary Roads</td>
<td>60%</td>
<td>75%</td>
</tr>
<tr>
<td></td>
<td>3 Mbit/s</td>
<td>Population</td>
<td>99%</td>
<td>99%</td>
</tr>
<tr>
<td></td>
<td>3 Mbit/s</td>
<td>Geographic area</td>
<td>90%</td>
<td>91%</td>
</tr>
</tbody>
</table>

\textsuperscript{23} i.e. appropriate to the quantum of spectrum assigned to the Licensee in the 700 MHz Duplex under the Licence.

\textsuperscript{24} i.e. appropriate to the quantum of spectrum assigned to the Licensee in the 700 MHz Duplex under the Licence.

\textsuperscript{25} From the earliest commencement date of the 700 MHz Duplex Block(s).
Table 3: Outdoor Coverage Obligations at specific locations for an Existing MNO

<table>
<thead>
<tr>
<th>Outdoor coverage service</th>
<th>Location</th>
<th>Coverage % levels and milestones(^{26})</th>
</tr>
</thead>
<tbody>
<tr>
<td>Outdoors:</td>
<td>Specific locations as particularised in the Information Memorandum which include:</td>
<td>For each category</td>
</tr>
<tr>
<td>Case 1</td>
<td>- <strong>Business and technology Parks:</strong> Business and technology Parks (including strategic sites): Industrial Development Agency (IDA) Ireland provides a list of 31 Business and Technology Parks and 9 Strategic Sites. The obligation also includes adjacent business and technology parks to those of IDA Ireland;</td>
<td>70 % in 3 years</td>
</tr>
<tr>
<td></td>
<td>- <strong>Hospitals:</strong> the Health Service Executive (HSE) identifies a list of the 48 public and 17 private hospitals;</td>
<td>90 % in 5 years</td>
</tr>
<tr>
<td></td>
<td>- <strong>Higher Education Campuses:</strong> The Higher Education Authority (HEA) identifies a list of 8 Universities, 11 Institutes of Technology and 5 other colleges;</td>
<td>100 % in 7 years</td>
</tr>
<tr>
<td></td>
<td>- <strong>Air and Sea Ports:</strong> the Department of Transport Tourism and Sport (DTTAS) identifies a list of the 7 main airports and the Irish Maritime Development Office (IMDO) identify a list of the 7 passenger sea ports;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- <strong>Train and bus stations:</strong> the National Transport Authority (NTA) identifies the busiest 144 train stations and Bus Éireann identifies a list of the main 16 bus stations; and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- <strong>Top visitor attraction information points:</strong> Failté Ireland identifies a list of the top 21 fee charging and 21 free entry visitor attractions.</td>
<td></td>
</tr>
</tbody>
</table>

Case 2

Where the Licensee is assigned less than 2 × 10 MHz in the 700 MHz Duplex under this Licence:

- **30 Mbit/s (Single User Throughput Cell Edge)**

(2) A Licensee that is a New Entrant and is assigned one or more 700 MHz Duplex Blocks under this Licence shall achieve and maintain for the remaining duration of the licence the appropriate\(^{27}\) Outdoor Coverage Obligations for New Entrants as set out in Table 4 below.

\(^{26}\) From the earliest commencement date of the 700 MHz Duplex Block(s).

\(^{27}\) i.e. appropriate to the quantum of spectrum assigned to the Licensee under the Licence.
Table 4: Outdoor Coverage Obligations for New Entrants

<table>
<thead>
<tr>
<th>Quantum of spectrum assigned to the Licensee under this Licence</th>
<th>Outdoor coverage service (Single User Throughput Cell Edge)</th>
<th>Coverage dimension</th>
<th>Coverage % level to be met in(^{28}):</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>4 Years</td>
</tr>
<tr>
<td>At least:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. 2 × 10 MHz in the 700 MHz Duplex and b. 2 × 20 MHz(^{29}) across any of the 2.1 GHz, 2.3 GHz or 2.6 GHz Bands</td>
<td>30 Mbit/s</td>
<td>Population</td>
<td>75%</td>
</tr>
<tr>
<td>a. 2 × 10 MHz in the 700 MHz Duplex and b. less than 2 × 20 MHz(^{29}) across any of the 2.1 GHz, 2.3 GHz or 2.6 GHz Bands</td>
<td>20 Mbit/s</td>
<td>Population</td>
<td>75%</td>
</tr>
<tr>
<td>a. 2 x 5 MHz in 700 MHz Duplex and b. any quantum(^{31}) of spectrum across any of the 2.1 GHz, 2.3 GHz or 2.6 GHz Bands</td>
<td>10 Mbit/s</td>
<td>Population</td>
<td>75%</td>
</tr>
</tbody>
</table>

(3) If the Licensee is assigned one or more 700 MHz Duplex Blocks under this Licence and provides a mobile voice or text service, or both, using rights of use in any of the 700 MHz Duplex, 2.1 GHz, 2.3 GHz or 2.6 GHz Bands under this Licence, the Licensee shall within 2 years of the earliest commencement date of the 700 MHz Duplex Block(s):

(a) use (i.e. deploy and maintain) Native Wi-Fi technology on its network in respect of rights of use to the Liberalised Spectrum; and

---

\(^{28}\) From the commencement date of the 700 MHz Duplex Block(s).

\(^{29}\) Or equivalent: i.e. 40 MHz of TDD spectrum.

\(^{30}\) Or equivalent: i.e. 40 MHz of TDD spectrum.

\(^{31}\) Which may include zero
(b) make available Native Wi-Fi voice or text services or both (as appropriate to the type of mobile service/s provided by the Licensee) to all end users on its network (including the end users of third party customers\textsuperscript{32}), where those end users:

i. have established for themselves a suitable Wi-Fi connection; and

ii. have a Native Wi-Fi / Wi-Fi calling-enabled mobile device.

3. Measuring and Monitoring Outdoor Coverage Compliance

(1) For the purpose of determining compliance with the above outdoor coverage obligations, the Commission will measure and monitor the outdoor coverage obligations based on the following principles:

(a) the Commission’s radio network planning tools, supported by field measurements which may include drive tests where appropriate, will be the key component in assessing compliance with the coverage obligations;

(b) all rights of use available to the Licensee can be used to contribute to meeting the coverage obligations;

(c) the Commission will use an RSRP metric for LTE as a proxy for determining the Licensee’s compliance with the coverage levels;

(d) the Commission acknowledges that while newer technologies will be rolled out over time, LTE technology is expected to continue to be used by operators in delivering data to consumers for some time;

(e) the obligations are set to incentivise operators to rollout new sites as appropriate, upgrade sites with additional spectrum and make use of improvements in technology such as new standards including carrier aggregation and carrier sharing or extension techniques;

(f) depending how the above techniques are deployed on a network, this will yield varying benefits in terms of increasing the range of a cell for a given throughput;

(g) where carrier aggregation is deployed using carriers with similar propagation characteristics (e.g. carriers in the 700 MHz Duplex, 800 MHz Band and 900 MHz Band), the additional bandwidth and resultant throughput gains will be available, to a large extent, for the whole of the cell range;

(h) where bands with different propagation characteristics are carrier aggregated, the throughput enhancements will be considered over the range of the highest of the frequency bands;

\textsuperscript{32} E.g. mobile virtual network operators ("MVNOs")
(i) an RSRP base level of -103 dBm will be used as a proxy for 30 Mbit/s SUTP using a 10 MHz downlink carrier. Where capacity increasing techniques are used such as carrier aggregation or deployment of additional bandwidth, or both, a lower RSRP value can be used as follows:

i. where additional 10 MHz downlink carriers are added using two or three band carrier aggregation across bands with similar propagation characteristics (e.g. carriers in the 700 MHz Duplex, 800 MHz Band and 900 MHz Band) RSRP levels of -108 dBm and -113 dBm will apply respectively;

(j) an RSRP base level of -112 dBm be used as a proxy for 3 Mbit/s SUTP using a 10 MHz downlink carrier. Where capacity increasing techniques are used such as carrier aggregation or deployment of additional bandwidth, or both, a lower RSRP value will be used as follows:

i. where additional 10 MHz downlink carriers are added using two or three band carrier aggregation across bands with similar propagation characteristics (e.g. carriers in the 700 MHz Duplex, 800 MHz Band and 900 MHz Band) RSRP levels of -114 dBm and -116 dBm will apply respectively;

(k) noting that there may be many different potential combinations of spectrum and deployment techniques that could be used by a New Entrant, the Commission will apply the same principles as identified above in determining the appropriate approach to measuring and monitoring the coverage obligations; and

(l) as new technologies or coverage enhancing techniques are rolled out, the Commission will consider proposals from Licensees as to how this could influence meeting the coverage obligations, following which the Commission may determine additional metrics and base levels as a proxy for determining the Licensee’s compliance with the coverage levels.

(2) The Commission will identify a population file for the purposes of measuring and monitoring the population coverage obligation by using the most up to date and appropriate datasets available at the time of conducting the measurement which, at this juncture, the Commission envisages to consist of:

(a) generating the population dataset by combining information from the CSO and the Eircode datasets; and

(b) using the residential addresses in the Eircode database to determine the geographic coordinates of the residential locations and the population statistics for the small areas dataset as provided by the CSO.

(3) In the absence of manifest error, the population file used by the Commission will be definitive in assessing compliance with the obligation.
4. Reporting of Compliance

(1) Where the Licensee holds rights of use in the 700 MHz Duplex under this Licence, the Licensee shall measure, or assess, or measure and assess, its outdoor coverage every twelve months.

(2) Where the Licensee provides a mobile voice or text service, or both, using rights of use in any of the 700 MHz, 2.1 GHz, 2.3 GHz or 2.6 GHz Bands under this Licence, the Licensee shall measure or assess, or measure and assess, Native Wi-Fi availability on its network in those bands every twelve months.

(3) Where the Licensee is subject to the outdoor coverage or Native Wi-Fi obligations, or both, set out in this section, the Licensee shall submit to the Commission an annual compliance report on its outdoor coverage or Native Wi-Fi deployment, or both as appropriate (“Coverage Compliance Report”), within 30 days of each anniversary of the commencement of the Licence. The Commission reserves the right to publish any information provided by the Licensee, subject to the provisions of the Commission’s guidelines on the treatment of confidential information.

(4) The information required for the Coverage Compliance Report shall be agreed with the Commission in advance and the compliance report shall have sufficient detail and granularity to allow the Commission to verify the contents of the Licensee’s Coverage Compliance Report.

(5) The Licensee shall identify in the Coverage Compliance Report whether it has either (a) met the relevant outdoor coverage obligations and indoor Native WiFi coverage obligations specified in its Licence, or (b) failed to meet the said obligations. The Licensee shall identify the outdoor coverage levels obtained at the time of the Coverage Compliance Report. Where the Licensee has failed to meet the relevant coverage obligation, the Licensee shall provide detailed reasons and supporting information for same.

(6) Failure by the Licensee to submit the Annual Coverage Compliance Report to the Commission within the specified time period shall be deemed to be non-compliance by the Licensee with these reporting obligations.

(7) Further, failure by the Licensee to submit the Annual Coverage Compliance Report to the Commission within the specified time period in a milestone year where the obligation is to be achieved or any year thereafter shall be deemed to be non-compliance by the Licensee with the relevant outdoor coverage obligations and indoor Native WiFi coverage obligations specified in its Licence.

(8) The Commission reserves the right to survey the outdoor coverage level claimed by a Licensee, or inspect any Apparatus installed by a Licensee, at any time to ensure that the system is configured and operating in accordance with its Licence conditions. The Licensee shall facilitate any inspections by the Commission within such time as may be specified by the Commission.

(9) In addition to the provision of the Coverage Compliance Report, the Commission reserves the right to require a Licensee to provide additional material or information in respect of a right of use for radio frequencies as it
deems appropriate in line with its statutory obligations and duties, which may include but is not limited to:

(a) Maps showing the Licensee’s existing coverage levels; and
(b) Terminal Stations, Subscriber Identity Modules (SIM) cards or equivalents for measurements and testing as applicable, in sufficient quantity as the Commission shall determine to be necessary for the conduct of such measurements and testing.

Section 5: Rollout Requirements

1. Definitions

The following additional definitions shall apply in this section:

“2.6 GHz FDD Band” means radio frequency spectrum in the range 2500 – 2570 MHz paired with radio frequency spectrum in the range 2620 – 2690 MHz;

“2.6 GHz TDD Band” means radio frequency spectrum in the range 2570-2620 MHz;

“Existing Operator” means an Existing Operator (Mobile) or an Existing Operator (Other);

“Existing Operator (Mobile)” means an Existing MNO as defined in Section 4 above;

“Existing Operator (Other)” means a Licensee that on 1 January 2021 was a holder of a 3.6 GHz Band Liberalised Use Licence for terrestrial systems capable of providing Electronic Communications Services under the Wireless Telegraphy (3.6 GHz Band Licences) Regulations 2016 (S.I. No. 532 of 2016) and is not an Existing Operator (Mobile);

“Network-Controlled Wireless Telegraphy Apparatus” means apparatus which has backhaul capability over a network connection under the control of the Licensee. For the avoidance of doubt, “plug-and-play” type apparatus, such as femto cells, Terminal Stations and repeaters, are not Network-Controlled Wireless Telegraphy Apparatus;

“New Operator” means a Licensee that is not an Existing Operator;

“New Operator (Mobile)” means a New Operator which provides mobile Electronic Communications Services under this Licence;

“New Operator (Other)” means a New Operator which provides Electronic Communications Services other than mobile Electronic Communications Services under this Licence;

33 If any of the Performance Bands are used for the provision of backhaul connectivity, even if such Apparatus comprises of multiple hops to the network, this counts as a single Rollout Base Station, provided such backhaul connectivity carries data originating from or destined for multiple customer premises. The connection to individual customer premises equipment is excluded.
“Performance Band” means any of the following: 2.1 GHz Band, 2.3 GHz Band, 2.6 GHz FDD Band or 2.6 GHz TDD Band; and

“Rollout Base Station” means a Network Controlled Wireless Telegraphy Apparatus in any of the Performance Bands, with a minimum spectrum efficiency capability of 4 bits/Hz.

2. Base Station minimum rollout requirements

(1) A Licensee that is an Existing Operator and is assigned rights of use to spectrum in a Performance Band under this Licence shall achieve, within 4 years of the earliest commencement date of a Spectrum Block in that band and maintain thereafter, the applicable Rollout Base Station obligation for that band detailed in Table 5 below.

(2) However, where the Licensee is an Existing Operator (Mobile), is assigned rights of use in a Performance Band and can demonstrate to the satisfaction of the Commission that the services that it is providing in that band do not include mobile Electronic Communications Services, then the Rollout Base Station obligation applicable to the Licensee in respect of that band will be the same as that applicable to an Existing Operator (Other) in respect of that band, as detailed in Table 5 below.
Table 5. Existing Operator Rollout Base Station Obligation

<table>
<thead>
<tr>
<th></th>
<th>2.1 GHz Band</th>
<th>2.3 GHz Band</th>
<th>2.6 GHz FDD Band</th>
<th>2.6 GHz TDD Band</th>
</tr>
</thead>
<tbody>
<tr>
<td>Existing Operator (Mobile)</td>
<td>1,200</td>
<td>525</td>
<td>525</td>
<td>525</td>
</tr>
<tr>
<td>Existing Operator (Other)</td>
<td>290</td>
<td>290</td>
<td>290</td>
<td>290</td>
</tr>
</tbody>
</table>

(3) A Licensee that is a New Operator and is assigned rights of use to spectrum in a Performance Band under this Licence shall achieve within 5 years of the earliest commencement date of a Spectrum Block in that band and maintain thereafter the applicable Rollout Base Station obligation for that band detailed in Table 6 below.

(4) However, where a Licensee is a New Operator, is assigned rights of use in a Performance Band and is providing both mobile Electronic Communications Services and Electronic Communications Services other than mobile Electronic Communications Services in the band, then the Rollout Base Station obligation applicable to the Licensee in respect of that band will be that applicable to a New Operator (Mobile) in respect of that band, as detailed in Table 6 below.

Table 6: New Operator Rollout Base Station Obligation

<table>
<thead>
<tr>
<th></th>
<th>2.1 GHz Band</th>
<th>2.3 GHz Band</th>
<th>2.6 GHz FDD Band</th>
<th>2.6 GHz TDD Band</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Operator (Mobile)</td>
<td>290</td>
<td>290</td>
<td>290</td>
<td>290</td>
</tr>
<tr>
<td>New Operator (Other)</td>
<td>80</td>
<td>80</td>
<td>80</td>
<td>80</td>
</tr>
</tbody>
</table>

(5) Rollout Base stations worked and used pursuant to a spectrum leasing arrangement count towards the Rollout Base Station obligation of the Lessor’s Licence.

(6) Where a Licensee shares a Rollout Base Station with another Licensee, such Rollout Base Stations can count towards the Rollout Base Station obligation of each Licensee, provided that at least one licensed Spectrum Block of each Licensee is worked and used by the Rollout Base Station.
3. Reporting of Compliance

(1) The Licensee shall submit to the Commission an annual compliance report on its rollout within 30 days of each anniversary of the commencement of the Licence.

(2) In the annual compliance report the Licensee shall notify the Commission whether or not it has met the applicable rollout obligation(s) (“Annual Rollout Compliance Report”). Where the Licensee has failed to meet the relevant rollout obligation, the Licensee shall provide detailed reasons and supporting information for same.

(3) The information required for this Annual Rollout Compliance Report shall be agreed with the Commission in advance and the Annual Rollout Compliance Report shall have sufficient detail and granularity to allow the Commission to verify the contents of the Licensee’s Annual Rollout Compliance Report.

(4) The Commission shall have the right to publish details of these reports subject to the provisions of the Commission’s guidelines on the treatment of confidential information.

(5) Failure by the Licensee to submit the Annual Rollout Compliance Report to the Commission within the specified time period shall be deemed to be non-compliance by the Licensee with these reporting obligations.

(6) Further, failure by the Licensee to submit the Annual Rollout Compliance Report to the Commission within the specified time period in a milestone year where the obligation is to be achieved or any year thereafter shall be deemed to be non-compliance by the Licensee with the relevant rollout obligation(s) specified in its Licence.

(7) The Commission reserves the right to inspect any Rollout Base Station and any associated infrastructure installed by a Licensee at any time to ensure that the system is configured and operating in accordance with its Licence conditions and the Licensee shall facilitate any such inspections by the Commission within such time as may be specified by the Commission.

(8) In addition to the Annual Rollout Compliance Report as identified above, the Commission reserves the right to require a Licensee to provide additional material or information in respect of a right of use for radio frequencies as it deems appropriate in line with its statutory obligations and duties, which may include but is not limited to, an up-to-date list of the technical capabilities and locations of Base Stations including the Rollout Base Stations covered by the Licence.
Section 6: Quality of Service (QoS) Obligations

1. Definitions

The following additional definitions shall apply in this section:

“3GPP” means the 3rd Generation Partnership Project.

“Annual QoS Compliance Report” means an annual compliance report on the Licensee’s compliance with quality of service obligations, as described in section 6(5) below.

“Licensed Spectrum Blocks” means the Spectrum Blocks set out in Part 1 of the Licence;

“Maximum Permissible Blocking Rates” means the maximum percentage of total Voice Call attempts which are unsuccessful during the Time Consistent Busy Hour;

“Maximum Permissible Dropped Call Rates” means the maximum percentage of total originating calls which are prematurely released by the Network within 3 minutes of the Voice Call being made;

“Network” means any terrestrial system which uses the Licensed Spectrum Blocks;

“Network Unavailability” means the average number of minutes per six month period for which services on the Network are not available due to a disturbance, failure or scheduled unavailability to a Network;

“Time Consistent Busy Hour” means the period of one-hour starting at the same time each day for which the average voice traffic of the network concerned is greatest over the days under consideration. The time consistent busy hour shall be determined by the Licensee from an analysis of traffic data obtained from the service and be subject to the Commission’s approval;

“Voice Call” means all relevant non-VOIP (Voice over Internet Protocol) and managed VOIP call services which are considered by the Commission to be substitutable with traditional voice call services as may be updated and notified to Licensees from time to time; and

“VoLTE” means voice over LTE which is a managed voice service that benefits from prioritisation over other traffic.

2. The Minimum “Availability of the Network” Standard

(1) “Availability of the Network” shall be measured in terms of Network Unavailability and reported on an annual basis.

34 This includes traditional voice call services carried over circuit-switched connections and ‘managed’ packet-switched voice call services (e.g. using VOIP or similar protocols) which can be provided over different technologies (e.g. VoLTE, Native Wi-Fi, etc.).
(2) The Licensee shall ensure that Network Unavailability is less than 35 minutes (based on the weighting factors set out in Table 7 below) per six month period.

**Table 7: Weighting Factors for Network Unavailability tracking all periods of network unavailability**

<table>
<thead>
<tr>
<th>Network Unavailability, Weighting Factors (divide duration of each network event by weighting factor)</th>
<th>Monday to Friday</th>
<th>Saturday</th>
<th>Sunday</th>
</tr>
</thead>
<tbody>
<tr>
<td>For periods between 07:00 and 24:00 hours</td>
<td>1</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>For periods between 00:00 and 07:00 hours</td>
<td>4</td>
<td>8</td>
<td>16</td>
</tr>
</tbody>
</table>

(3) The “Availability of the Network” shall be calculated by combining the Network Unavailability measurements of the relevant services provided to the Licensee’s end users and provided to end users of third parties.

(4) The Licensee shall maintain a network log on a per Base Station basis in a manner that can demonstrate to the satisfaction of the Commission that such a network log is an adequate means of assessing whether the Licensee is complying with its “Availability of the Network” licence obligations.

(5) The Licensee shall make available the network log, or part thereof as appropriate, to the Commission upon request by the Commission.

(6) The Licensee shall calculate the Network Unavailability for any period specified by the Commission from the information recorded in the network log, and shall, upon request and within such time as may be specified by the Commission, provide the Commission with the results of those calculations.

3. The Minimum Voice Call Standard

(1) Where the Licensee or any third party, or both, by means of a contractual or other arrangement with the Licensee provides a Voice Call service on a terrestrial system using the Licensed Spectrum Blocks, the Licensee shall comply with the minimum Voice Call standard set out in Table 8 below.

---

35 For example, MVNOs or other wholesale services.
Table 8: Minimum Voice Call Standards for each 6 month period for annual reporting

<table>
<thead>
<tr>
<th></th>
<th>Average</th>
<th>Worst Case</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum Permissible Blocking Rates(^{36})</td>
<td>2%</td>
<td>4%</td>
</tr>
<tr>
<td>Maximum Permissible Dropped Call Rates</td>
<td>2%</td>
<td>4%</td>
</tr>
</tbody>
</table>

Transmission quality:

The Licensee shall ensure that:

- the speech transmission quality of Voice Calls is as good as or better than the speech quality associated with the relevant ETSI Standard and Technical Specifications; and
- appropriate echo treatment equipment is used and that such equipment is properly configured.

(2) Where a Voice Call service is provided by the Licensee and any third party via contractual or other arrangements with the Licensee, the minimum Voice Call standard shall be calculated by combining the Voice Call measurements of the Licensee with that of the third party.

4. The “VoLTE Availability” Obligation

(1) Where the Licensee has deployed LTE technology in any of the bands in which it holds rights of use under this Licence and also offers a mobile voice service to consumers using those bands, the Licensee shall:

(a) enable VoLTE technology on its network and on its Base Stations which use those bands within 1 year;

(b) make a VoLTE service available to its end users (including MVNO end users) that have a VoLTE-enabled handset within 1 year; and

(c) deploy and maintain VoLTE across 50% of its LTE Base Stations which use those bands within 1 year and across 100% of such Base Stations within 2 years.

\(^{36}\) The blocked call rates are measured for the Time Consistent Busy hour during each review period (i.e. 6 months).
5. Reporting on Compliance

(1) The Licensee shall maintain a log in respect of the performance of its Network against the Minimum Voice Call Standards in Table 8, according to measuring standards as agreed with the Commission and in such a manner that can demonstrate to the satisfaction of the Commission that its network log is an adequate means of assessing whether the Licensee is complying with these standards.

(2) Every twelve months, the Licensee shall measure, or assess, or measure and assess, its compliance with each of (a) the Minimum Availability of the Network Standard, (b) the Minimum Voice Call Standard and (c) the VoLTE Availability Obligation set out above, and shall submit to the Commission, within 30 days of each anniversary of the commencement of the Licence, an Annual QoS Compliance Report detailing said compliance.

(3) the information required for the Annual QoS Compliance Report shall be agreed with the Commission in advance and the Annual QoS Compliance Report shall have sufficient detail and granularity to allow the Commission to verify the results of the Licensee’s measurements.

(4) the Licensee shall identify in the Annual QoS Compliance Report whether it has either (a) met the relevant QoS obligations specified in its Licence, as set out in Section 6(2), Section 6(3) and Section 6(4) above, or (b) failed to meet any of these obligations and, if so, the Licensee shall provide detailed reasons and supporting information for same.

(5) Failure by the Licensee to submit the Annual QoS Compliance Report to the Commission within the specified time period shall be deemed to be non-compliance by the Licensee with these reporting obligations and also with the Minimum Availability of the Network Standard, the Minimum Voice Call Standard and the VoLTE Availability Obligation.

(6) The Commission shall have the right to publish details of these reports subject to the provisions of the Commission’s guidelines on the treatment of confidential information.

(7) The Licensee shall, upon request by the Commission, carry out drive test measurements against the Maximum Permissible Blocking Rates and Maximum Permissible Dropped Call Rates standards and submit these results to the Commission. These drive test measurements are to be carried out at the Licensee’s own expense and to a standard as agreed with the Commission.

(8) Failure by the Licensee to carry out and submit the drive tests measurements to the standard agreed with the Commission shall be deemed

---

37 The Commission does not envisage drive test measurements being required on a frequent basis, but notes that such measurements may be appropriate in one or more of the below circumstances where:

- a Licensee is submitting a compliance report on QoS for the first time;
- the Commission’s own verification checks, drive test measurements or other information suggests that there may be discrepancies in the compliance report on QoS or the Licensee may not be meeting its QoS obligations.
to be non-compliance by the Licensee with both these reporting obligations and the Maximum Permissible Blocking Rates and Maximum Permissible Dropped Call Rates standards.

(9) The Commission shall have the right to publish details of these measurement results subject to the provisions of the Commission’s guidelines on the treatment of confidential information.

(10) In addition to the annual compliance reporting as identified above, the Commission reserves the right to require a Licensee to provide additional material or information in respect of a right of use for radio frequencies as it deems appropriate in line with its statutory obligations and duties, which may include but is not limited to, Terminal Stations, Subscriber Identity Modules (SIM) cards or equivalents for measurements and testing as applicable, in sufficient quantity as the Commission shall determine to be necessary for the conduct of such measurements and testing.
SCHEDULE 2

WIRELESS TELEGRAPHY ACT, 1926

WIRELESS TELEGRAPHY (LIBERALISED USE AND RELATED LICENCES IN THE 700 MHZ DUPLEX, 2.1 GHZ, 2.3 GHZ AND 2.6 GHZ BANDS) REGULATIONS 2021

MBSA2 Spectrum Lease Licence for terrestrial systems capable of providing Electronic Communications Services

Licence under section 5 of the Act of 1926 to keep and have possession of apparatus for wireless telegraphy for terrestrial systems capable of providing Electronic Communications Services.

The Commission for Communications Regulation, in exercise of the powers conferred on it by section 5 of the Act of 1926 hereby grants the following licence to [LICENSEE NAME] of [LICENSEE ADDRESS] (“the Licensee”).

The Licensee is hereby authorised to keep and have possession of apparatus for wireless telegraphy for terrestrial systems capable of providing Electronic Communications Services as specified in Part 2 of this Licence, subject to such apparatus being installed, maintained, worked and used in accordance with the terms, conditions and restrictions set out in the Wireless Telegraphy (Liberalised Use and Related Licences in the 700 MHz Duplex, 2.1 GHz, 2.3 GHz and 2.6 GHz Bands) Regulations 2021 (S.I. No. 264 of 2021) (“the Regulations”), including but not limited to, the following:

(1) The Licensee shall ensure that it complies with all of the conditions contained within the Regulations and within Parts 1 to 4 of this Licence; and

(2) The Licensee shall ensure that it makes payment of all fees as detailed in the Regulations.

For the purpose of this Licence, the definitions set out in the Regulations apply.

This Licence shall come into effect on DD/MM/YYYY (the “Licence Commencement Date”) and, subject to revocation, suspension or withdrawal, expires on DD/MM/YYYY.

Signed: ___________________________________________________

For and on behalf of the Commission for Communications Regulation

Date of Issue: _______________________________________________
Part 1

Commencement and expiry dates per leased Spectrum Block of Liberalised Spectrum

<table>
<thead>
<tr>
<th>Lessor MBSA2 Liberalised Use Licence Number</th>
<th>Authorised Band</th>
<th>Name of Spectrum Block</th>
<th>Frequency Assigned to Spectrum Block</th>
<th>Commencement Date per Spectrum Block</th>
<th>Expiry Date per Spectrum Block</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>700 MHz Duplex, 2.1 GHz, 2.3 GHz, 2.6 GHz as appropriate</td>
<td>[One or more Blocks of Liberalised Spectrum]</td>
<td>From ___ MHz to ___ MHz</td>
<td>DD Month YYYY</td>
<td>DD Month YYYY</td>
</tr>
</tbody>
</table>

Part 2

The Apparatus to which this Licence applies

<table>
<thead>
<tr>
<th>Authorised Band</th>
<th>Equipment Index Reference</th>
<th>Terrestrial System</th>
<th>Equipment Description</th>
<th>Manufacturer</th>
<th>Model</th>
</tr>
</thead>
<tbody>
<tr>
<td>700 MHz Duplex, 2.1 GHz, 2.3 GHz, 2.6 GHz as appropriate</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part 3

Apparatus Location and Details

<table>
<thead>
<tr>
<th>Authorised Band</th>
<th>Site Identity</th>
<th>Eastings</th>
<th>Northing</th>
<th>Equipment Index Reference</th>
<th>Maximum EIRP / TRP</th>
</tr>
</thead>
<tbody>
<tr>
<td>700 MHz Duplex, 2.1 GHz, 2.3 GHz, 2.6 GHz as appropriate</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part 4

Licence Conditions

The Licence Conditions will be specified by the Commission in accordance with such procedures as may be specified by the Commission from time to time under Regulation 19 of the Framework Regulations.
SCHEDULE 3

WIRELESS TELEGRAPHY ACT, 1926

WIRELESS TELEGRAPHY (LIBERALISED USE AND RELATED LICENCES IN THE 700 MHZ DUPLEX, 2.1 GHZ, 2.3 GHZ AND 2.6 GHZ BANDS) REGULATIONS 2021

MBSA2 Preparatory Licence for terrestrial systems capable of providing Electronic Communications Services

Licence under section 5 of the Act of 1926 to keep and have possession of apparatus for wireless telegraphy for terrestrial systems capable of providing Electronic Communications Services.

The Commission for Communications Regulation, in exercise of the powers conferred on it by section 5 of the Act of 1926 hereby grants the following licence to [LICENSEE NAME] of [LICENSEE ADDRESS] (“the Licensee”).

The Licensee is hereby authorised to keep and have possession of apparatus for wireless telegraphy for terrestrial systems capable of providing Electronic Communications Services as specified in Part 2 of this Licence, subject to such apparatus being installed and maintained in accordance with the terms, conditions and restrictions set out in the Wireless Telegraphy (Liberalised Use and Related Licences in the 700 MHz Duplex, 2.1 GHz, 2.3 GHz and 2.6 GHz Bands) Regulations 2021 (S.I. No. 264 of 2021) (“the Regulations”), including but not limited to, the following:

(1) The Licensee shall ensure that it complies with all of the conditions contained within the Regulations and within Parts 1 to 2 of this Licence; and

(2) The Licensee shall ensure that it makes payment of all fees as detailed in the Regulations.

For the purpose of this Licence, the definitions set out in the Regulations apply.

This Licence shall come into effect on DD/MM/YYYY (the “Licence Commencement Date”) and, subject to revocation, suspension or withdrawal, expires on DD/MM/YYYY.

Signed: ___________________________________________________
For and on behalf of the Commission for Communications Regulation

Date of Issue: _______________________________________________
Part 1
Licence Conditions

(1) The Licensee may keep, have possession of, install and maintain the Apparatus detailed in Part 2 of this Licence.

(2) The Licensee shall not work or use the Apparatus detailed in Part 2 of this Licence.

Part 2
The Apparatus to which this Licence applies

To Include:

<table>
<thead>
<tr>
<th>Authorised Band</th>
<th>Commencement Date</th>
<th>Expiry Date</th>
<th>Manufacturer</th>
<th>Model</th>
</tr>
</thead>
<tbody>
<tr>
<td>DD Month YYYY</td>
<td>DD Month YYYY</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
MBSA2 2.3 GHz Band Transition Licence for apparatus for wireless telegraphy for the provision of Point to Multi-Point Radio Links in the 2.3 GHz Band and 2.4 GHz Bands

Licence under section 5 of the Act of 1926 to keep and have possession of apparatus for wireless telegraphy for the provision of Point to Multi-Point Radio Links in the 2.3 GHz Band and 2.4 GHz Bands.

The Commission for Communications Regulation, in exercise of the powers conferred on it by section 5 of the Act of 1926 hereby grants the following licence to [LICENSEE NAME] of [LICENSEE ADDRESS] (“the Licensee”).

The Licensee is hereby authorised to keep and have possession of apparatus for wireless telegraphy for the provision of Point to Multi-Point Radio Links as specified in Part 2 of this Licence, subject to such apparatus being installed, maintained, worked and used in accordance with the terms, conditions and restrictions set out in the Wireless Telegraphy (Liberalised Use and Related Licences in the 700 MHz Duplex, 2.1 GHz, 2.3 GHz and 2.6 GHz Bands) Regulations 2021 (S.I. No. 264 of 2021) (“the Regulations”), including but not limited to, the following:

1. The Licensee shall ensure that it complies with all of the conditions contained within the Regulations and within Parts 1 to 2 of this Licence;
2. The Licensee shall ensure that it makes payment of all fees as detailed in the Regulations.

For the purpose of this Licence, the definitions set out in the Regulations apply. This Licence shall come into effect on DD/MM/YYYY (the “Licence Commencement Date”) and, subject to revocation, suspension or withdrawal, expires on DD/MM/YYYY.

Signed: ___________________________________________________
For and on behalf of the Commission for Communications Regulation

Date of Issue: ______
### Part 1
Commencement and Expiry dates per Point to Multi-Point Radio Link

<table>
<thead>
<tr>
<th>Existing Point to Multi-Point Licence No.</th>
<th>Transmit Station location (Eastings, Northings)</th>
<th>Frequency Assigned</th>
<th>Commencement Date</th>
<th>Expiry Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>From ____ MHz to ____ MHz</td>
<td></td>
<td>DD Month YYYY</td>
<td>DD Month YYYY</td>
</tr>
<tr>
<td></td>
<td>And</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>From ____ MHz to ____ MHz</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Part 2
Location(s) and technical conditions of Apparatus

<table>
<thead>
<tr>
<th>Existing Point to Multi-Point Licence No.</th>
<th>Transmit Station location (Eastings, Northings)</th>
<th>Max EIRP (dBW)</th>
<th>Make</th>
<th>Model</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
SCHEDULE 5
Annual SUF before CPI Adjustment for each Spectrum Block of Liberalised Spectrum

The CPI Adjustment for a SUF is calculated using 14 February 2022 as the base date for the CPI (i.e. CPI = 100). When calculating the CPI adjustment to the SUF, the Commission will use the most current CPI data available to it at that time. For example, for 14 February, the Commission envisages that the most up to date CPI data available is likely to be from January of that year.

Table 9: Annual SUF before CPI adjustment per Spectrum Block

<table>
<thead>
<tr>
<th>Spectrum Blocks</th>
<th>Annual SUF before CPI Adjustment (€)</th>
</tr>
</thead>
<tbody>
<tr>
<td>700 MHz Duplex Block</td>
<td>998,931</td>
</tr>
<tr>
<td>2.1 GHz Band Block</td>
<td>525,753</td>
</tr>
<tr>
<td>2.3 GHz Band Generic Frequency Block</td>
<td>52,575</td>
</tr>
<tr>
<td>2.3 GHz Band Fixed Frequency Block</td>
<td>52,575</td>
</tr>
<tr>
<td>2.6 GHz Band FDD Block</td>
<td>105,151</td>
</tr>
<tr>
<td>2.6 GHz Band TDD Fixed Frequency Block (Lower)</td>
<td>5,000</td>
</tr>
<tr>
<td>2.6 GHz Band TDD Fixed Frequency Block (Upper)</td>
<td>5,000</td>
</tr>
<tr>
<td>2.6 GHz Band TDD Generic Frequency Block</td>
<td>52,575</td>
</tr>
</tbody>
</table>
SCHEDULE 6
Annual Fee for a Point to Multi-Point Radio Link in a MBSA2 2.3 GHz Band Transition Licence

The Annual Fee per Point to Multi-Point Radio Link in a MBSA2 2.3 GHz Band Transition Licence shall be calculated on the basis of:

\[ A \times \left( \frac{B}{100} \right) = C \]

where:

- \( A \) is €4,000, namely the relevant annual fee for a Point to Multi-Point Radio Link operating on a frequency greater than or equal to 1 GHz and less than 17 GHz and with a bandwidth of less than or equal to 3.5 MHz, as set out in Schedule 2 of the Wireless Telegraphy (Radio Link Licence) Regulations, 2009 (S.I. No 370 of 2009) on the basis of Table 1 thereof;

- \( B \) is the CPI relevant to the period from a baseline date of September 2009 (where CPI = 100) to the date of making of the Wireless Telegraphy (Liberalised Use and Related Licences in the 700 MHz Duplex, 2.1 GHz, 2.3 GHz and 2.6 GHz Bands) Regulations 2021\(^{38}\), and

- \( C \) is the appropriate fee to be paid.

Where spectrum rights for a Point to Multi-Point Radio Link are granted for a portion of a year in a MBSA2 2.3 GHz Band Transition Licence, the fee to be paid by the Licensee for that Point to Multi-Point Radio Link shall be calculated as follows:

\[ C \times \left( \frac{D}{12} \right) = E \]

where:

- \( C \) is the relevant annual fee for the Point to Multi-Point Radio Link as set out above in this schedule;

- \( D \) is the number of whole months for which the spectrum rights for the Point to Multi-Point Radio Link are granted (if granted for a period of less than one month then, for the purpose of these calculations only, they shall be considered as a being granted for a period of one month); and

---

\(^{38}\) The Consumer Price Index for this period will be calculated using the most current CPI data available from the CSO at the time of making the Regulations.
E is the appropriate fee to be paid.

Where the spectrum rights of use in the 2307 - 2327 MHz frequency range for a Point to Multi-Point Radio Link in a MBSA2 2.3 GHz Band Transition Licence are fully licensed to the Licensee in its MBSA2 Liberalised Use Licence, the relevant fees for that Point to Multi-Point Radio Link shall be reduced by 50%.

GIVEN under the Official Seal of the Commission for Communications Regulation
28 May 2021.

JEREMY GODFREY
Commissioner, For and on Behalf of the Commission for Communications Regulation.

The Minister for the Environment, Climate and Communications, in accordance with Section 37 of the Communications Regulation Act, 2002, (as adapted by the Communications, Climate Action and Environment (Alteration of Name of Department and Title of Minister) Order 2020 (S.I. No. 373 of 2020)) consents to the making of the foregoing Regulations.

GIVEN under the Official Seal of the Minister for the Environment, Climate and Communications,
28 May 2021.

EAMON RYAN
Minister for the Environment, Climate and Communications.
EXPLANATORY NOTE

(This note is not part of the Instrument and does not purport to be a legal interpretation.)

These Regulations prescribe matters in relation to licences for apparatus for wireless telegraphy for terrestrial systems capable of providing Electronic Communications Services in the 700 MHz Duplex, the 2.1 GHz, the 2.3 GHz and the 2.6 GHz Bands.