

NMHH Decree 2/2011 (VIII.26.)

on the order of management regarding the identifiers of electronic communications networks

By virtue of the authorisation granted under Section 182 (3) 14) of Act C of 2003 on Electronic Communications (hereinafter: Electronic Communications Act), I hereby order as follows:

Section 1.¹ The scope of this Decree shall cover

- a) providers of electronic communication services (hereinafter: service providers),
- b) natural person or legal entity, or other unincorporated organisation, who or that have been authorised to use the identifiers by the beneficiary of the assignment authorisation on the basis of the legal relationship concerning the usage rights of numbers that exists between them (hereinafter: special users of numbers),
- c) enterprise assigned by the Government for the operation of pan-European railway digital trunked radio systems (hereinafter: GSM-R system) and for the provision of related services,
- d) the National Media and Infocommunications Authority (hereinafter: the Authority) and
- e) the management of identifiers defined in the national allocation plan of identifiers of electronic communications networks (hereinafter: ANFT).

(2) In the context of government communications service providers and networks, as well as the electronic communications endeavours of such service providers, this Decree shall be applied taking into account Section 1 (2) of the Electronic Communications Act and the deviations set forth in the Government Decree concerning networks for government use.

(3) For a designated group of identifiers, this Decree may stipulate special requirements for the legal relationship concerning the usage rights of numbers.

Section 2. For the purposes of this Decree:

1. *Identifier*: a character string consisting of letters, numbers and signs, necessary for the operation of the electronic communications network, the provision of electronic communications services and the interoperability of electronic communications networks and services, aiming at getting the information or the signal to its destination, clearly determining its recipient, except for domain names, e-mail and IP addresses;

a) *numbering range*: all subscribers' numbers belonging to a given national destination code and available for assignment for purposes designated in the ANFT;

b) *number block*: the minimum unit that can be assigned or reserved from the numbering range, determined by its starting digit and the number of digits;

c) *single identifier*: an identifier that clearly determines the service or network intended to be used, or an element thereof.

2.² *Identifier management*: The performing of the tasks of the Authority concerning the reservation, assignment, withdrawal and registration of identifiers as determined in the ANFT:

a) *reservation*: an authorisation by the Authority for obtaining the usage rights of a given number block at a later time;

b) *assignment*: an authorisation by the Authority for the use of a single identifier or number block;

¹ Established by: Section 3 (1) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

² Amended by: Sections 2 (4) a) of NMHH Decree 13/2017 (XII.29.).

c) *withdrawal*: a termination by the Authority concerning the reservation of a number block or the assignment of a single identifier or number block;

d) *register*: an updated report published on the website of the Authority and containing data included in the operative parts of the Authority's resolutions issued in the field of identifier management;

e) *number block transfer*: the withdrawal by the Authority of the assignment of a given number block from one service provider and the simultaneous assignment thereof to another.

3. *Identifier status*: The characteristic of an identifier, which may be one of the following at a given point in time:

a) *available*: no request for reservation or assignment of the identifier has been received by the Authority and the identifier is neither blocked nor set aside;

b)³ *requested for reservation*: status lasting from the Authority's receipt of a reservation request until the entry into force of the reservation authorisation;

c)⁴ *reserved*: throughout the validity period of the final reservation authorisation;

d)⁵ *requested for assignment*: status lasting from the Authority's receipt of an assignment request until the entry into force of the assignment authorisation;

e)⁶ *assigned*: throughout the validity period of the final assignment authorisation;

f)⁷ *number block transfer requested*: with the transferring service provider identified, this status lasts from the entry into force of the transfer until the number porting period designated for implementation;

g)⁸ *number block acceptance requested*: with the accepting service provider identified, this status lasts from the entry into force of the transfer until the number porting period designated for implementation;

h)⁹ *quarantined*: status lasting from the expiry of validity of the assignment authorisation until six months;

i)¹⁰ *blocked*: an identifier withdrawn from management, the assignability of which is published by the Authority in a Notice.

4. *Beneficiary of the assignment authorisation*: the electronic communications service provider using the identifier to which the Authority has assigned the number block or the single identifier.

5.¹¹ *Special user of a number*: A natural person or legal entity, or other unincorporated organisation, who or that have been authorised to use the identifier by the beneficiary of the assignment authorisation on the basis of the legal relationship concerning the usage rights of numbers that exists between them.

6.¹² *Legal relationship concerning the usage rights of numbers*: A legal relationship between the beneficiary of the assignment authorisation and the special user of a number, entered into by way

³ Amended by: Sections 2 (4) ba) of NMHH Decree 13/2017 (XII.29.).

⁴ Amended by: Sections 2 (4) bb) of NMHH Decree 13/2017 (XII.29.).

⁵ Amended by: Sections 2 (4) bc) of NMHH Decree 13/2017 (XII.29.).

⁶ Amended by: Sections 2 (4) bd) of NMHH Decree 13/2017 (XII.29.).

⁷ Established by: Section 3 (2) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

⁸ Established by: Section 3 (3) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

⁹ Introduced by: Section 1 (1) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

¹⁰ Introduced by: Section 1 (1) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

¹¹ Amended by: Sections 5 (1) and 6 of NMHH Decree 1/2012 (I.3.).

¹² Introduced by: Section 1 (2) of NMHH Decree 1/2012 (I.3.). Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

of a number usage agreement, with the purpose of enabling the special user of a number to provider services via the identifier designated in said agreement, as per Sections 1.3, 1.6, 1.7, 2.4, 2.7, 2.8 or 2.12 of Annex 1 hereto.

General rules of identifier management

Section 3. (1)¹³ The tasks pertaining to identifier management are performed by the Authority, taking heed of the provisions of Sections 10 (1) 12) and 55/A of the Electronic Communications Act.

(2) The Authority shall meet the international obligations relating to identifier management, in particular by:

a) notifying the concerned international organisations about the amendment of legislation on identifiers, provided that such amendments affect the international obligation;

b) cooperating with Member States of the European Economic Area with regard to the harmonisation of identifier allocation plans required for the introduction of pan-European harmonised services of social value, managing the implementation of technical preparatory tasks by Hungarian users as required by the European Commission in this field, and complying, with regards to the introduction of harmonised numbers of pan-European harmonised services of social value, with the obligations in national identifier management addressed in the European Commission's applicable decisions to Member States or national regulatory authorities;

c) cooperating with Member States of the European Economic Area in the establishment of an agreed position to be represented in international organisations and other forums that are decision-makers in the matter of international regulations affecting identifiers.

(3)¹⁴ The Authority shall publish the following on its website:

a)¹⁵ the conditions of usage and assignment of actual harmonised numbers for harmonised services of social value in the number range beginning with 116, as per applicable legislation and EU Regulations of general scope that are binding and directly applicable;

b)¹⁶ the numbers for actual emotional support helplines starting with 137, together with the names, key data and website addresses of the organisations possessing these numbers;

c)¹⁷ the numbers for actual charity lines starting with 135 or 136, together with the names, key data and website addresses of the charity organisations or mediators possessing these numbers,

d) the numbers for actual public information and support services starting with 18, together with the services offered and the legal terms of use;

e)¹⁸ the maximum call charges that may be applied by electronic communications service providers in the number ranges starting with 135 and 136;

f)¹⁹ the maximum call charges that may be applied by electronic communications service providers in the number ranges starting with 116 and 137,

¹³ Established by: Section 1 (1) of NMHH Decree 1/2016 (I.15.). Effective date: 23.01.2016.

¹⁴ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

¹⁵ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

¹⁶ Established by: Section 1 of NMHH Decree 17/2013 (X.14.). Effective date: 22.10.2013.

¹⁷ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

¹⁸ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

¹⁹ Introduced by: Section 1 (3) of NMHH Decree 1/2012 (I.3.). Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

g)²⁰ the maximum charges payable by the calling party for the use of special premium rate services;

h)²¹ a list of localities belonging to individual geographic numbers.

(4)²² For numbers available for assignment and published as per items a) through d) of Section (3) herein, providers of electronic communications services may submit assignment requests after the publication of the Notice.

(5) In the numbering ranges specified in the ANFT, certain sub-ranges starting with a designated number may be blocked by the Authority for purposes of efficient identifier management. If the ratio of available number blocks in a given sub-range drops to below 25%, the Authority shall release a blocked sub-range.

(6)²³ For testing purposes and subject to consultation with stakeholders, the Authority shall be entitled to assign temporary identifiers other than those specified in the ANFT for a maximum period of six months.

Section 4. (1)²⁴ The reservation, assignment and withdrawal of the identifier, the transfer of the number block and the transfer of the service activity (hereinafter jointly referred to as: identifier authorisation procedure) is launched *ex officio* or upon request.

(2)²⁵ The identifier authorisation procedures requested by the electronic communications service provider are conducted by the Authority in the order of receipt of applicable requests.

(3) The reservation or assignment decision of the Authority shall include the following:

a) the reserved or assigned identifier;

b) the identification of the service for which the identifier was reserved or assigned, indicating the statutory conditions of use and, for the harmonised numbers of harmonised services of social value, the specific conditions stipulated in pertaining EU Regulations of general scope that are binding and directly applicable;

c) the period of validity of the reservation or assignment authorisation;

d) the amount of the fee payable for the reserved or assigned identifier.

Section 5. (1)²⁶ The conformity of identifier use with the applicable rules of electronic communications is monitored by the Authority through market surveillance or general administrative supervisory procedures.

(2)²⁷ In case identifiers are used without an assignment authorisation or for unauthorised purposes, the Authority shall request the service provider to end the infringing use while also setting a deadline. Failure to remedy the violation within the expiry of the deadline shall result in administrative proceedings being launched by the Authority to prohibit the use of the identifiers at hand.

(3)²⁸ For purposes of uniform identifier use as per Section 91 (1) and (2) of the Electronic Communications Act, a service provider shall ensure, from its own network, the availability of identifiers assigned by the Authority and specified in Annex 1 hereto within 30 days — or terminate

²⁰ Established by: Section 1 (2) of NMHH Decree 1/2016 (I.15.). Effective date: 30.06.2016.

²¹ Introduced by: Section 1 (3) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

²² Amended by: Section 6 of NMHH Decree 1/2012 (I.3.).

²³ Introduced by: Section 2 of NMHH Decree 17/2013 (X.14.). Effective date: 22.10.2013.

²⁴ Established by: Section 2 of NMHH Decree 1/2016 (I.15.). Effective date: 23.01.2016.

²⁵ Established by: Section 2 of NMHH Decree 1/2016 (I.15.). Effective date: 23.01.2016.

²⁶ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

²⁷ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

²⁸ Established by: Section 3 (4) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

the availability of identifiers withdrawn by the Authority within 60 days — of the entry into force of the resolution or the effective date, whichever is later. Modifications in the network due to number block transfer shall be carried out by the service provider within the time frame designated for executing the transfer.

(4)²⁹ The Authority shall reject the reservation or assignment request of a service provider that uses an identifier without assignment authorisation or for unauthorised purposes, does not comply with its payment obligations of the identifier usage fee within the deadline stipulated in the Electronic Communications Act, or fails to meet its cooperation obligations as per Paragraph (3) above by the deadline specified therein.

(5)³⁰ If the Authority determines a breach of any of Sections 16/B through 16/D herein, the beneficiary of the assignment authorisation shall be prohibited, by way of a Resolution, from terminating calls on, or having messages forwarded to or from, numbers of premium rate services. The beneficiary of the assignment authorisation shall enter this prohibition in its records maintained as per Section 16/C herein, and may not charge for the calls and messages received.

Section 5/A.³¹ For identifier authorisation procedures — excluding matters requiring consultation and affecting multiple service providers or international identifiers — the administrative deadline is 21 days, which in justified cases may be extended with a maximum of 10 days.

Reservation

Section 6. (1) A reservation request may be submitted for free and set-aside number blocks within the numbering ranges as specified in Annex 1 to this Decree, with a view to using the number block at a later date.

(2) The reservation request shall feature:

- a) the name (company name) and address (seat) of the applicant;
- b) the indication of the identifier requested for reservation, the purpose and geographical scope of use, and the timing and scheduling of planned deployment.

(3)³² The reservation authorisation shall be valid for one year.

Section 7. (1) The Authority shall withdraw the reservation authorisation if

- a) required by law,
- b)³³
- c) requested by the affected service provider,
- d) the service provider fails to fulfil its obligation to pay the reservation fee by the deadline set in the written notice sent following the due date,
- e) the service provider was granted the reservation authorisation on the basis of incorrect or misleading information contained in its application,
- f) the electronic communication service or activity serving as the legal title to the reservation is abolished,

²⁹ Established by: Section 3 (5) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

³⁰ Introduced by: Section 1 (4) of NMHH Decree 1/2012 (I.3.). Amended by: Section 8 of NMHH Decree 17/2013 (X.14.).

³¹ Introduced by: Section 36 (1) of NMHH Decree 7/2012 (I.26.). Effective date: 01.02.2012.
See: Section 35 (3) of NMHH Decree 7/2012 (I.26.).

³² Amended by: Section 4 a) of NMHH Decree 10/2017 (IX.14.). Effective date: 01.10.2017.

³³ Superseded by: Section 6 of NMHH Decree 1/2012 (I.3.). Repealed as of 01.02.2012.

g)³⁴ the legal successor fails to fulfil its notification obligation within the deadline specified in Paragraphs (2) and (3) of Section 8,

h) due to international obligations assumed in the meantime, the reserved identifier cannot be assigned for later use.

(2) If the eligible service provider is terminated without a legal successor, the reservation authorisation shall become void without withdrawal.

(3) If, due to a legislative amendment, a withdrawal of the reservation authorisation becomes necessary, a sufficient number of identifiers listed in the ANFT, suitable for the intended use, shall be reserved for the eligible service provider upon withdrawal.

(4)³⁵ From the date of the entry into force of the withdrawal decision concerning the reservation of the number block, the status of the number block shall be considered available or, when the reservation of a number block in set-aside status is withdrawn, set aside until the expiry of the applicable deadline.

Section 8. (1)³⁶ The reservation authorisation may not be transferred to another service provider.

(2)³⁷ If the beneficiary of the reservation authorisation is terminated with a notified legal successor, the latter shall become the new beneficiary within 30 days of legal succession. The notification shall contain the details of the legal successor as set out in Section 6 (2).

(3)³⁸ If, on the basis of an agreement, the beneficiary of a reservation authorisation has the conditions of service provision transferred to a third party (accepting service provider) and the Authority is notified about the service transfer within 30 days, the reservation authorisations for the identifiers listed in the notification — and pertaining to the service transferred — shall be transferred by the Authority to the accepting service provider in an administrative procedure initiated upon the accepting service provider's request.

Assignment

Section 9. (1) An applicant may submit assignment requests for identifiers in available or quarantined status as published by the Authority, as well as for those that have been reserved for the applicant.

(2) The assignment request shall include:

a) the name (company name) and address (seat) of the applicant;

b) the indication of the identifier requested for assignment, the geographical scope of use, the indication and short description of the service to be provided, the scheduling of deployment, the special user of a number in case of a harmonised service of social value and

c) in case of an assignment request for a definite term, the date of termination of identifier use.

(3)³⁹ As regards assignment requests for identifiers in quarantined status, the Authority shall grant authorisations only if the applicant acknowledges writing that the identifier's prior use might lead to complications in number use. A number block in quarantined status assigned to the applicant shall also be considered quarantined until the applicable deadline.

³⁴ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

³⁵ Amended by: Section 2 (4) e) of NMHH Decree 13/2017 (XII.14.). Effective date: 01.10.2018.

³⁶ Established by: Section 3 of NMHH Decree 1/2016 (I.15.). Effective date: 23.01.2016.

³⁷ Established by: Section 3 (6) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

³⁸ Introduced by: Section 1 (5) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

³⁹ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

Section 10. (1)⁴⁰ Usage rights shall be granted for an indefinite or definite term. Those granted for an indefinite period shall be valid until withdrawal. Usage rights granted for a definite period — except for the provisions of Paragraph (3) — shall become void without withdrawal on the date indicated in the assignment authorisation.

(2) The Authority shall withdraw the assignment authorisation if

a) required by law;

b)⁴¹

c) requested by the eligible service provider,

d) the service provider fails to fulfil its obligation to pay the identifier usage fee by the deadline set in the written notice sent following the due date,

e)⁴² the Authority establishes that the service provider has failed to put the identifier into actual use within 90 days of the entry into force of the assignment authorisation or if the identifier has not been used for more than 6 months;

f) the service provider was granted the assignment authorisation on the basis of incorrect or misleading information contained in its application,

g)⁴³ the Authority establishes that the identifier has been used for unauthorised purposes;

h) due to international obligations, the identifier may no longer be used for the designated purpose;

i) the electronic communication service or activity serving as the legal title to the assignment is abolished,

j)⁴⁴ the legal successor fails to fulfil its notification obligation within the deadline specified in Paragraphs (2) and (3) of Section 11.

(3) If the beneficiary service provider is terminated without a legal successor, the assignment authorisation shall become void without withdrawal.

(4)⁴⁵ (5)⁴⁶ Should an amendment to the ANFT make it necessary to withdraw the assignment authorisation, a sufficient number of identifiers listed in the ANFT, suitable for the intended use, shall be assigned to the authorised service provider. The Authority may specify a minimum period of 6 months and not exceeding one year for implementing the exchange of identifiers.

(6)⁴⁷ In the identifier withdrawal procedure it has instituted, the Authority may initiate consultations in order to ensure that, once the assignment authorisation has been withdrawn, subscribers affected by the withdrawal can resume using the service by another provider.

Section 11. (1)⁴⁸ The assignment authorisation may not be transferred to another service provider. The beneficiary of the assignment authorisation may authorise subscribers to the use of its assigned identifier — with the exception of numbers ported — in the context of a subscriber relationship or, special users of numbers in the context of a legal relationship concerning the usage rights of numbers in accordance with Annex 1.

⁴⁰ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

⁴¹ Superseded by: Section 6 of NMHH Decree 1/2012 (I.3.). Repealed as of 01.02.2012.

⁴² Amended by: Section 6 of NMHH Decree 1/2012 (I.3.).

⁴³ Amended by: Section 6 of NMHH Decree 1/2012 (I.3.).

⁴⁴ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

⁴⁵ Superseded by: Section 2 (4) e) of NMHH Decree 10/2017 (IX.14.).

⁴⁶ Amended by: Section 6 of NMHH Decree 1/2012 (I.3.).

⁴⁷ Introduced by: Section 1 (6) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

⁴⁸ Established by: Section 4 of NMHH Decree 1/2016 (I.15.). Effective date: 23.01.2016.

(2)⁴⁹ If the beneficiary of the assignment authorisation is terminated with a legal successor — with the exception of those specified in Annex 1 hereto —, the latter shall become the new beneficiary within 30 days of legal succession. The notification shall contain the details of the legal successor as set out in Section 9 (2).

(3)⁵⁰ If, on the basis of an agreement, the beneficiary of an assignment authorisation has the conditions of service provision transferred to a third party (accepting service provider) and the Authority is notified about the succession within 30 days, the identifiers affected by the succession may be transferred. Upon the request of the accepting service provider, assignment requests for the identifiers relating to the transferred activity shall be transferred by the Authority to the accepting service provider at a time arranged with the service providers involved. The transfer does not affect numbers ported to service providers not involved by the transfer.

Transfer of the number block

Section 12. (1)⁵¹ Transfer of the number block is an official procedure instituted ex officio or upon request.

(2)⁵² In cases stipulated under Section 10 (2) — except for item c) — the procedure is initiated ex officio for number blocks containing certain ported numbers on which subscription-based services are provided.

(3)⁵³ Unless otherwise agreed, the Authority shall assign the withdrawn number block to the service provider to which the majority of ported numbers in the given number block belongs.

(4)⁵⁴

Section 13.⁵⁵ (1) The beneficiary of the assignment authorisation may request the transfer of a number block — that contains ported numbers — on which it provides no subscription-based services. Unless otherwise agreed, the Authority shall assign the number block to a service provider possessing the majority of ported numbers within the given number block.

(2) Transfer of the number block may be requested in the event of an agreement between two service providers. The accepting service provider planning to accept the number block may request the transfer of the number block with the approval of the transferring service provider as the holder of the assignment authorisation.

Section 14.⁵⁶ In its decision regarding the transfer of the number block, the Authority shall determine the date of withdrawal of the assignment from one service provider and the date of assignment of the number block to the other. The date shall be the same as the number porting period previously arranged with service providers directly affected by the transfer, in which number porting period the routing data of numbers shall be modified or deleted as per separate legislation. The Authority shall send its decision authorising the transfer of the number block to all service providers affected at least two weeks prior to the date specified in the decision and publish the details of the number block transfer on its website.

⁴⁹ Established by: Section 4 (1) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

⁵⁰ Established by: Section 4 of NMHH Decree 17/2013 (X.14.). Effective date: 22.10.2013.

⁵¹ Amended by: Section 6 of NMHH Decree 1/2012 (I.3.).

⁵² Amended by: Sections 5 (1) and 6 of NMHH Decree 1/2012 (I.3.).

⁵³ Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

⁵⁴ Superseded by: Section 6 of NMHH Decree 5/2012 (I.24.). Repealed as of 01.02.2012.

⁵⁵ Established by: Section 5 of NMHH Decree 1/2016 (I.15.). Effective date: 23.01.2016.

⁵⁶ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

Register

Section 15. (1) The Authority shall maintain an updated and public official register on the reservation, assignment and temporary assignment authorisations, as well as authorisation withdrawals.

(2) The register shall contain:

- a) the identifiers with status indicators;
- b) the name (company name) of the applicant or eligible service provider;
- c) the filing number of authorisations and data regarding their validity.

(3) The Authority shall ensure that its official register remain permanently available on its website.

(4)⁵⁷ As part of their cooperation, service providers shall accept and adhere to the information featured in the register, publicly available on the Authority's website, unless proven otherwise.

Section 16. (1) The order of identifier management of voice-based electronic communications networks is contained in Annex 1 hereto.

(2) The order of management of international mobile subscriber identifiers is contained in Annex 2 hereto.

(3) The order of management of data network identifiers is contained in Annex 3 hereto.

(4) The order of management of signalling point codes is contained in Annex 4 hereto.

Legal relationship concerning the usage rights of numbers⁵⁸

Section 16/A.⁵⁹ (1) This legal relationship is entered into with the conclusion of the number usage agreement between the beneficiary of the assignment authorisation and the special user of a number.

(2) The number usage agreement shall contain:

- a) on the part of the beneficiary of the assignment authorisation
 - aa) its name, registered seat or residential address,
 - ab) in the case of an organisation subject to registration, the name of the registering court, authority or other body, as well as the respective registration number;
- b) on the part of the special user of a number
 - ba) its name, registered seat or residential address,
 - bb) in the case of an organisation subject to registration, the name of the registering court, authority or other body, as well as the respective registration number;
- c) the call number(s) forming the subject of the agreement;
- d) a description of the service intended to be provided by the special user of a number on the call number(s) forming the subject of the agreement;
- e) type of use (voice call or messaging) of the service intended to be provided by the special user of a number on the call number(s) forming the subject of the agreement;
- f)⁶⁰ for services as per Section 2.8 of Annex 1 hereto, the call charges applicable to the call number(s) forming the subject of the agreement;

⁵⁷ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

⁵⁸ Introduced by: Section 2 (1) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

⁵⁹ Introduced by: Section 2 (1) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

⁶⁰ Amended by: Section 19 (2) of NMHH Decree 1/2016 (I.15.)

g)⁶¹ if the special user of a number seeks to provide premium rate services on the call number(s) forming the subject of the agreement, the mandatory content elements as per Sections 16/B through 16/E.

(3) If, based on this Decree, the use of the identifier forming the subject of the legal relationship is suspended by the beneficiary of the assignment authorisation and the circumstances giving rise to the suspension are not eliminated by the special user of a number within 30 days, the beneficiary of the assignment authorisation may terminate the number usage agreement by an extraordinary notice of 15 days.

Special terms of the legal relationship concerning the usage rights of numbers in the case of premium rate services⁶²

Section 16/B.⁶³ (1)⁶⁴ For the provision of premium rate services, a legal relationship concerning the usage rights of numbers may only be established by way of a separate number usage agreement. The agreement may be concluded either in writing or electronically, provided that the processes used by the parties ensure the identification of contracting parties, allow for the subsequent verification of the contents of the agreement and exclude the possibility of unauthorised modification or permanent inaccessibility of such content.

(2)⁶⁵ In addition to the provisions as per Section 16/A (2), the agreement as per Paragraph (1) above shall also contain, separately for each identifier intended to be used in connection with the proposed premium rate service:

- a) the name of the service intended to be provided by the special user of a number;
- b) a brief description of the service intended to be provided by the special user of a number;
- c) an indication as to whether the service intended to be provided by the special user of a number is qualified as adult content;
- d) the type of access of the service intended to be provided by the special user of a number (voice call, fax, messaging);
- e) an indication as to whether continuous access to service intended to be provided by the special user of a number will be available. For non-permanently accessible services, if the service:
 - ea) will only be available in designated periods, the period shall be specified;
 - eb) will only be available in connection with specific events (particularly in relation to programme(s) broadcast in linear media services), the event (programme) shall be specified;
- f) as regards the charges applicable to the service intended to be provided by the special user of a number:
 - fa) the modes of payment (by origination of premium rate calls or through premium rate messages sent or received),
 - fb) the forms of charging (periodic or per-call fee for voice calls, or fees charged for each message sent or received);
 - fc) the extent of fee(s) charged;

⁶¹ Amended by: Section 8 of NMHH Decree 17/2013 (X.14.).

⁶² Introduced by: Section 2 (2) of NMHH Decree 1/2012 (I.3.). Amended by: Section 8 of NMHH Decree 17/2013 (X.14.).

⁶³ Introduced by: Section 2 (2) of NMHH Decree 1/2012 (I.3.). Effective date: 01.07.2012.

⁶⁴ Amended by: Section 8 of NMHH Decree 17/2013 (X.14.).

⁶⁵ Amended by: Section 8 of NMHH Decree 17/2013 (X.14.).

g) if use of the service intended to be provided by the special user of a number is subject to the receipt of premium rate messages, the maximum number of messages sent to the user through the provision of the service;

h) if use of the service intended to be provided by the special user of a number is subject to a recurring periodic fee, the duration of the usage period as well as an indication as to whether automatic renewal will occur after the expiry of said period;

i) the name, address and registration number of the special user of a number providing the service, the name and website of the registering organisation, as well as the country of residence of the special user of a number;

j) the e-mail, postal address and telephone number for the customer care related to the service intended to be provided by the special user of a number;

k) cancellation methods available for the service intended to be provided by the special user of a number, if and where applicable in the context of the given service;

l) the general terms and conditions, in Hungarian, of the service intended to be provided by the special user of a number as well as the website where these conditions can be accessed by the general public.

(3) As for the number usage agreement regulated in Paragraph (2) above, the beneficiary of the assignment authorisation and the special user of a number are both liable for ensuring compliance with this Decree of the.

Registration of premium rate services⁶⁶

Section 16/C.⁶⁷ (1) The beneficiary of the assignment authorisation shall maintain its register on the services provided through identifiers used in the context of a legal relationship concerning the usage rights of numbers as per Section 16/B above.

(2) For each identifier used in the context of said legal relationship, the register shall contain up-to-date and accurate information as per Paragraph (2) of Section 16/B.

(3) The beneficiary of the assignment authorisation shall ensure that the register as per Paragraph (1) above is made available on its website in an easily accessible and searchable format, and that its records can be inquired via its customer care.

(4) The provision of information as per Paragraph (3) above, as well as the publication of identifiers in an openly accessible and searchable register as per Paragraph (1) may not be denied on account of a request by the special user of a number for the given identifier to be classified as a restricted number.

(5) Changes in records shall be updated by the beneficiary of the assignment authorisation within 5 days of gaining knowledge thereof.

(6) The beneficiary of the assignment authorisation shall retain its records, together with a change history, the pertaining dates of notification or its gaining knowledge thereof and the dates of record updates, for a period of five years after registration or update, and ensure their availability as per Paragraph (3) above.

(7) Should the beneficiary of the assignment authorisation fail to meet its obligations set out in Paragraphs (1) through (4) or if it does not update its records with changes it has been notified about within the deadline specified in Paragraph (5), charges may not be applied to premium rate

⁶⁶ Introduced by: Section 2 (3) of NMHH Decree 1/2012 (I.3.). Amended by: Section 8 of NMHH Decree 17/2013 (X.14.).

⁶⁷ Introduced by: Section 2 (3) of NMHH Decree 1/2012 (I.3.). Effective date: 01.07.2012.

calls made to, as well as messages sent to or from, the affected identifier unless the obligations set forth in this Section are met in full.

Obligations of the beneficiary of the assignment authorisation regarding premium rate services⁶⁸

Section 16/D.⁶⁹ (1) The beneficiary of the assignment authorisation may conclude a number usage agreement as per Paragraph (1) of Section 16/B only with special users of numbers undertaking the following obligations:

a) data listed in Paragraph (2) of Section 16/B shall be made available in full to the beneficiary of the assignment authorisation and, following the signature date of the agreement, any changes taking place therein shall be reported immediately, but no later than 5 business days, to the beneficiary of the assignment authorisation;

*b)*⁷⁰ in no form or manner may the use of the identifier(s) forming the subject of the legal relationship concerning the usage rights of numbers be transferred to a third party, and all premium rate services available via such identifiers shall be offered at the sole responsibility of the special user of a number, even when the provision of such services is made possible through a subcontractor;

*c)*⁷¹ ensure that orders for mobile terminated premium rate services are only accepted through a procedure that allows for proper identification of subscribers opting in. The special user of a number seeking to provide the service shall also undertake, after the order is placed but before the provision of the service, to notify the customer in a free message and using simple language about the service ordered, the applicable charges and the methods of cancellation. In the agreement the special user of a number shall acknowledge its obligation to present proof such notification.

d) ensure that, following the successful termination of a premium rate voice call made to the identifier used for the provision of the service, no sound signals likely to confuse the calling party about the successful termination of the call (particularly: ringback tone or busy tone) are played;

e) ensure that, following the successful termination of a premium rate voice call made to the identifier used for the provision of the service, the calling party is given unequivocal feedback that the call has been taken;

f) ensure that customer care in connection with the service is available on a national standard-rate call number and at a Hungarian postal address;

g) ensure that the identifier necessary for the provision of the service is used only for lawful purposes without any infringement;

h) acknowledge that, if an user of the service lodges a complaint with the service provider providing subscription-based communications services concerning the availability or accessibility of the service to the user or the fees that have been charged, the communications service provider affected shall investigate the complaint in accordance with applicable legislation — and with the involvement of the special user of a number if applicable —, until the conclusion of which the fee payable to the special user of a number may be retained;

i) agree, upon request of the electronic communications service provider as per item *h)*, to

⁶⁸ Introduced by: Section 2 (4) of NMHH Decree 1/2012 (I.3.). Amended by: Section 8 of NMHH Decree 17/2013 (X.14.).

⁶⁹ Introduced by: Section 2 (4) of NMHH Decree 1/2012 (I.3.). Effective date: 01.07.2012.

⁷⁰ Amended by: Section 8 of NMHH Decree 17/2013 (X.14.).

⁷¹ Amended by: Section 8 of NMHH Decree 17/2013 (X.14.).

investigate the complaint and notify the service provider concerned of the results in due course;

j) undertake to compensate the beneficiary of the assignment authorisation or the communications service provider as per item *h)* for any damages its breach of obligations set forth in this Decree may have caused.

(2)⁷² If the obligations as per Paragraph (1) above are violated, the beneficiary of the assignment authorisation shall have the usage rights of the identifier forming the subject of the legal relationship concerning the usage rights of numbers suspended until the special user of a number meets its obligations in full. Records of this suspension shall be made by the beneficiary of the assignment authorisation in its register as per Section 16/C. Throughout the suspension period, calls may not be terminated to, or messages sent from, the identifier. For consumer protection purposes, should a violation of obligations as per Paragraph (1) lead to an administrative procedure, the Authority may order the beneficiary of the assignment authorisation to suspend the number usage rights forming the subject of the procedure until a final conclusion is reached in the case.

(3) In the event of a repeated breach by the special user of a number of any of its obligations stated under Paragraph (1), the beneficiary of the assignment authorisation shall — in addition to applying the provisions of Paragraph (2) above — terminate the number usage agreement as per Paragraph (1) of Section 16/B, thereby abolishing the legal relationship.

Section 16/E.⁷³ In cooperation with the special user of a number, the beneficiary of the assignment authorisation shall also ensure the following:

a) calls made and messages sent to the identifier forming the subject of the legal relationship concerning the usage rights of numbers may only be charged if, at the time the calls are made or messages sent, the service registered as per Section 16/C was indeed available on the given identifier. Outside such periods, no charges may be applied;

b) voice calls may be charged only if they are indeed terminated to the identifier forming the subject of the legal relationship concerning the usage rights of numbers;

c) no charges may be applied if the party intending to use the service sends a message to a call-only premium rate service, or when a call is made to a message-only service. In the latter case, the originator of the call shall be played an automated voice message at not cost.

Final provisions

Section 17.⁷⁴ (1) This Decree — except for Paragraph (2) below — shall enter into force on the first date of the month following its publication.

(2) Section 16/A (2) *g)*, as well as Section 16/B through 16/E shall enter into force on 1 July 2012.

(3)⁷⁵ The Authority shall revoke the licence for the short code 198, assigned for directory assistance prior to the entry into force of this Decree, by 30 September 2014 and the licences for short codes 197 and 199 by 31 December 2014.

(4)⁷⁶ Between 1 October and 31 December 2014, calls made to the directory assistance's number 198 shall be terminated by the originating subscriber's service provider — if use of the directory assistance service is made possible under the service provider's general terms and conditions

⁷² Amended by: Section 2 (4) *b)* of NMHH Decree 13/2017 (XII.29.).

⁷³ Established by: Section 5 of NMHH Decree 17/2013 (X.14.). Effective date: 22.10.2013.

⁷⁴ Established by: Section 4 (2) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

⁷⁵ Established by: Section 1 of NMHH Decree 5/2014 (IX.4.). Effective date: 05.09.2014

⁷⁶ Established by: Section 2 of NMHH Decree 5/2014 (IX.4.). Effective date: 05.09.2014

effective as of 1 August 2014 — to the following automated voice message:

“The number you have dialled is no longer in service. From 1 October 2014, if you need to call the universal national directory assistance, please dial 11800.”

(5)⁷⁷ Mandated service providers shall play the automated message from their own networks or relay it from the universal directory assistance network at no charge.

(6)⁷⁸ If expressly requested by the originating subscriber's service provider, the service provider of universal directory assistance shall terminate — without a separate network contract or an amendment to the existing network contract made with the service provider — calls routed by the originating subscriber's service provider from the directory assistance's 198 number to the provider of universal directory assistance to the automated voice message specified in Paragraph (4) above.

(6a)⁷⁹ If a service provider operates its own directory assistance on a nationwide call number using the 118de format, the automated voice message as per Paragraph (4) may be extended with this information exclusively for calls originated by its own subscribers.

(7) This Directive shall ensure compliance with:

a) Directive 2002/20/EC of The European Parliament and of the Council of 7 March 2002 on the authorisation of electronic communications networks and services,

a) Directive 2002/21/EC of The European Parliament and of the Council of 7 March 2002 on a common regulatory framework for electronic communications networks and services,

c) Directive 2002/22/EC of The European Parliament and of the Council of 7 March 2002 on universal service and users' rights relating to electronic communications networks and services;

d) Decision 2007/116/EC from the Commission of 15 February 2007 on reserving the national numbering range beginning with 116 for harmonised numbers for harmonised services of social value

Annex 1 to NMHH Decree 2/2011 (IX. 26.)

The order of identifier management of voice-based electronic communications networks

1.⁸⁰ NATIONAL NUMBERS

For certain types of national numbers designated below, the number block may be reserved for later use.

Use of national numbers is authorised for service providers by the Authority by assigning number blocks.

A service provider may request assignment for available or quarantined number blocks or those having been reserved for it.

⁷⁷ Established by: Section 3 of NMHH Decree 5/2014 (IX.4.). Effective date: 05.09.2014

⁷⁸ Established by: Section 4 of NMHH Decree 5/2014 (IX.4.). Effective date: 05.09.2014

⁷⁹ Introduced by: Section 5 of NMHH Decree 5/2014 (IX.4.). Effective date: 05.09.2014

⁸⁰

1.1 Geographic numbers

1.1.1 Order of management

Geographic numbers are reserved, assigned, and withdrawn by the Authority in blocks of 1,000 numbers.

1.1.2⁸¹ Use of number blocks

A geographic number block may be assigned to and reserved for a service provider that has been registered for fixed-line telephone services by the Authority in its register of electronic communications service providers.

In cases specified under Section 12 (2), the usage rights of number blocks containing subscription services shall be granted by the Authority in an administrative procedure initiated ex officio for the transfer of number blocks, or in a procedure initiated upon request.

The beneficiary of the assignment authorisation shall be entitled to define subscriber numbers from the number block it has been assigned — with the exception of ported numbers — and authorise its subscribers with actual subscriber access points at the specific geographical area to use these numbers in the context of a subscription contract.

1.2⁸² Mobile numbers (SHS = 20, 30, 31, 50 and 70)

1.2.1 Order of management

Mobile numbers are reserved, assigned, and withdrawn by the Authority in blocks of 1000 numbers.

1.2.2 Allocation of mobile numbering ranges

The SHS = 20, 30 and 70 numbering ranges and the sub-ranges of SHS = 50 numbering range listed in Table 1 are, under a public contract, allocated to mobile operators.

The SHS = 31 numbering range is not allocated to a mobile operator.

Table 1

	A	B
1	NUMBERING RANGE OR SUB-RANGE	OPERATOR
2	20 abc defg	Telenor Magyarország Zrt.
3	30 abc defg	Magyar Telekom Nyrt.
4	50 1bc defg and 50 2bc defg	DIGI Kft.
5	50 9bc defg and 50 8bc defg	MVM NET Zrt.
6	70 abc defg	Vodafone Magyarország Zrt.

1.2.3⁸³ Use of number blocks

A mobile number block may be assigned to a service provider that has been registered for the provision of mobile telephone or mobile broadband (access) services by the Authority in its register of electronic communications service providers.

For any mobile operator listed in Section 1.2.2, the Authority reserves or assigns the subscriber number blocks belonging to the numbering range or sub-range allocated to the specific operator. For Section 11 (2) and (3), Section 12 (2), service providers mentioned in 1.2.2. may receive number blocks assigned from the SHS = 31 numbering range.

⁸¹ Amended by: Section 6 a) and Annex 1 (1) of NMHH Decree 1/2016 (I.15.).

⁸² Established by: Section 6 a) and Annex 1 (1.1) of NMHH Decree 1/2016 (I.15.). Effective date: 23.01.2016.

⁸³ Established by: Section 2 (1) and Annex 1 of NMHH Decree 10/2017 (IX.14.). Effective date: 01.10.2017.

If the numbering range SHS = 20, 30 and 70 contains no number blocks available for assignment, the service provider may receive number blocks assigned from the SHS = 31 numbering range.

Number block may be reserved for and assigned to a mobile operator not listed in Section 1.2.2 if the applicant submits the declaration of at least one mobile operator listed in Section 1.2.2 and providing mobile telephone service confirming network cooperation needed for the provisioning of the service. Reservation and assignment of the number block belonging to the SHS = 20, 30, 50 and 70 numbering ranges also requires the approval of the mobile service operator allocated to the range or sub-range and offering mobile telephone services regarding the use of those numbers. No approval is needed with regards to the use of the numbers in the SHS = 31 numbering range.

In cases specified in Section 13, the transfer of an assigned number block may be requested from the Authority if the above conditions remain satisfied after the transfer.

The beneficiary of the assignment authorisation shall be entitled to define subscriber numbers from the number block it has been assigned — with the exception of ported numbers — and authorise its subscribers to use these numbers in the context of a subscription contract.

1.3⁸⁴ Numbers of freephone and premium rate services (SHS = 80, 90 and 91)

1.3.1 Order of management

Numbers for freephone services and premium rate services are reserved, assigned and withdrawn by the Authority in blocks of 1000 numbers.

1.3.2⁸⁵ Use of number blocks

A number block for freephone services and premium rate services may be reserved and assigned for a service provider having been registered for the provision of fixed-line, mobile or nomadic telephone services by the Authority in its register of electronic communications service providers.

The beneficiary of the assignment authorisation shall be entitled to define subscriber numbers from the number block it has been assigned — with the exception of ported numbers — and authorise the special user of a number for the use of these numbers in the context of a legal relationship concerning the usage rights of numbers.

1.4⁸⁶ Numbers of nomadic telephone services (SHS = 21)

1.4.1⁸⁷ Order of management

Location-independent (nomadic) service numbers are reserved, assigned, and withdrawn by the Authority in blocks of 1,000 numbers.

1.4.2⁸⁸ Use of number blocks

A nomadic telephone service number block may be assigned to and reserved for a service provider that has been registered for nomadic telephone services by the Authority in its register of electronic communications service providers.

The beneficiary of the assignment authorisation shall be entitled to define subscriber numbers from the number block it has been designated and authorise its subscribers to use these numbers in the context of a subscription contract.

⁸⁴ Established by: Section 6 a) and Annex 1 (1.2) of NMHH Decree 1/2016 (I.15.). Effective date: 30.06.2016.

⁸⁵ Amended by: Section 3 b) of NMHH Decree 10/2017 (IX.14.).

⁸⁶ Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

⁸⁷ Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

⁸⁸ Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

1.5 Numbers of internet-access services (SHS = 51)

1.5.1 Order of management

Numbers for internet access services are assigned and withdrawn by the Authority in blocks of 1,000 numbers.

1.5.2 Use of number blocks

A number block for internet access services may be assigned for a service provider that has been registered for the provision of fixed-access or mobile telephone services or nationwide internet-access services by the Authority in its register of electronic communications service providers. If the beneficiary of the assignment authorisation is a telephone service provider, it is entitled to determine a number and authorise the internet access service provider to use the number in the context of a network contract.

1.6⁸⁹ Numbers of corporate networks (SHS = 38)

1.6.1 Order of management

In order to provide access to members of a given corporate network, the Authority shall assign numbers in blocks of 1000 numbers.

1.6.2⁹⁰ Use of number blocks

With the exception of the corporate network of the GSM-R system, a number block may be assigned to a service provider that has been registered for fixed-line telephone services by the Authority in its register of electronic communications service providers.

For the corporate network specified in the service provider's request, the assignability of the numbers shall be established by the Authority. In its decision concerning the assignment of the number block, the Authority shall determine the terms of number use relevant to the network application specified in the request.

The beneficiary of the assignment authorisation shall be entitled to authorise the operator of the corporate network to use the numbers listed in the number block assigned for access to the given corporate network in the context of a legal relationship concerning the usage rights of numbers.

Number block within the sub-range reserved for the corporate network of the GSM-R may only be assigned to enterprise assigned by the Government for the operation and service provisioning within the corporate network of the GSM-R system.

1.7⁹¹ Machine-to-machine (M2M) communications numbers (SHS=71)

1.7.1 Order of management

For a given M2M application, numbers are reserved, assigned, and withdrawn by the Authority in blocks of 10 000 numbers.

1.7.2 Use of number blocks

For the provision of an application specified in the service provider's request, the assignability of M2M numbers shall be established by the Authority. In its decision concerning the assignment of the number block, the Authority shall determine the terms of number use depending on the nature of the application specified in the request.

⁸⁹ Established by: Section 6 and Annex 1 (1) of NMHH Decree 17/2013 (X.14.). Effective date: 22.10.2013.

⁹⁰ Established by: Section 6 a) and Annex 1 (1.3) of NMHH Decree 1/2016 (I.15.). Effective date: 23.01.2016.

⁹¹ Introduced by: Section 6 and Annex 1 (2) of NMHH Decree 17/2013 (X.14.). Effective date: 22.10.2013.

For purposes of M2M communications, number blocks may be assigned to a service provider that has been registered for the provision of electronic communications services by the Authority in its register of electronic communications service providers.

The beneficiary of the assignment authorisation shall be entitled to authorise the special user of a number to use the numbers listed in the given number block in the context of a legal relationship concerning the usage rights of numbers.

2. SHORT CODES

Use of short codes may be permitted by the Authority through the assignment of single identifiers, subject to the following exceptions. Short codes may not be reserved.

International (00) and national (06) prefixes need not be assigned.

Use of the numbers of the ambulance (104), fire department (105), police (107), and the single European emergency number (112) is mandatory for the service providers obliged to do so under separate legislation, without assignment.

2.1 Prefixes for supplementary services

The prefix authorising (130) and prohibiting (131) the calling line identification by calls may be assigned for a service provider that has been registered for the provision of fixed-access telephone services by the Authority in its register of electronic communications service providers.

2.2⁹² Carrier selection prefixes

A carrier selection prefix in the format 15cd may be assigned for a service provider that has been registered for the provision of fixed-access or mobile telephone services by the Authority in its register of electronic communications service providers.

A service provider shall be entitled to use multiple carrier selection prefixes.

Subject to the consent of the original beneficiary of the assignment authorisation, the same carrier selection prefix may be assigned to several providers. In such case, the original beneficiary shall determine the rules concerning the use the carrier selection prefix.

2.3⁹³ Harmonised numbers for harmonised services of social value

The harmonised numbers of harmonised services of social value starting with 116, as well as the conditions of their use and assignment, shall be published by the Authority in its website.

A short code thus published may be assigned to any electronic communications service provider that ensures call termination, has been authorised by an organisation entitled to the provision of harmonised services of social value, is registered for the provision of fixed-access or mobile telephone services by the Authority in its register of electronic communications service providers.

2.4⁹⁴ Nationwide directory assistance service numbers

The directory assistance number in the format 118de may be assigned for a service provider that has been registered for the provision of fixed-access or mobile telephone services by the Authority in its register of electronic communications service providers.

⁹² Established by: Section 4 (3) of NMHH Decree 1/2012 (I.3.). Effective date: 01.02.2012.

⁹³ Established by: Section 4 (4) of NMHH Decree 1/2012 (I.3.). Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

⁹⁴ Amended by: Section 5 (1) of NMHH Decree 1/2012 (I.3.).

A detailed description of the directory assistance service shall be attached to the assignment request, including the scope of subscriber data handled by said assistance.

The beneficiary of the assignment authorisation may authorise a special user of a number to the use of the number in the context of a legal relationship concerning the usage rights of numbers.

2.5 Customer care numbers of electronic communications service providers

A customer care number in the format 12cd may be assigned for a service provider that has been registered for the provision of electronic communications services by the Authority in its register of electronic communications service providers.

A service provider is entitled to assign no more than one customer care number.

In case of a merger between service providers possessing their respective customer care numbers, the legal successor service provider shall be entitled to use the 12cd customer care number of its choice from among those previously used by its legal predecessors, with the other number being withdrawn by the Authority.

The beneficiary of the assignment authorisation may not transfer the customer care number to another party.

2.6⁹⁵ Charity lines

On numbers using the format 135d and 136de, organisations published on the Authority's website and assigned to the given charity line shall be entitled to collect donations and moderate fund-raising activities.

A charity line thus published may be assigned to any electronic communications service provider that ensures line availability, has been authorised in writing by the organisation possessing the number and is registered for the provision of fixed-access, mobile or nomadic telephone services by the Authority in its register of electronic communications service providers.

2.7⁹⁶ Freephone short numbers

A freephone short number in the format 14cd(e) may be assigned for a service provider that has been registered for the provision of fixed-access, mobile or nomadic telephone services by the Authority in its register of electronic communications service providers.

The beneficiary of the assignment authorisation may authorise a special user of a number to the use of the number in the context of a legal relationship concerning the usage rights of numbers.

2.8⁹⁷ Numbers allocated to the networks of electronic communications service providers

A number in the format 17c(d)(e) allocated to the network of an electronic service provider may be assigned for a service provider that has been registered for the provision of fixed-access, mobile or nomadic telephone services by the Authority in its register of electronic communications service providers.

The beneficiary of the assignment authorisation may authorise a special user of a number to the use of the number in the context of a legal relationship concerning the usage rights of numbers.

⁹⁵ Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

⁹⁶ Established by: Section 4 (5) of NMHH Decree 1/2012 (I.3.). Amended by: Section 7 of NMHH Decree 17/2013 (X.14.), Section 6 a) and Annex 1 (2) of NMHH Decree 1/2016 (I.15.).

⁹⁷ Established by: Section 4 (6) of NMHH Decree 1/2012 (I.3.). Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

2.9⁹⁸ Numbers of public information and support services

Numbers of public information and support services using the format 18c(d) may be assigned for a service provider that ensures service access and has been registered for the provision of fixed-access, mobile or nomadic telephone services by the Authority in its register of electronic communications service providers.

2.10⁹⁹ Numbers of telephone operator assisted services

A telephone operator service number in the format 19c may be assigned for a service provider that has been registered for the provision of fixed-access, mobile or nomadic telephone services by the Authority in its register of electronic communications service providers.

2.11¹⁰⁰ Emotional support helplines numbers

On numbers using the format 137de, assigned organisations published on the Authority's website and designated in the ANFT shall be entitled to provide emotional support services. The Authority shall assign the number upon the organisation's request, either in advance or simultaneously with the first assignment request.

A number thus published may be assigned to any electronic communications service provider that ensures call termination, has been authorised in writing by the organisation possessing the number and is registered for the provision of fixed-access, mobile or nomadic telephone services by the Authority in its register of electronic communications service providers.

2.12¹⁰¹ Short numbers for premium rate services

A premium rate service number in the format 16cde(f) may be assigned for a service provider that has been registered for the provision of fixed-access, mobile or nomadic telephone services by the Authority in its register of electronic communications service providers.

The beneficiary of the assignment authorisation may authorise a special user of a number to the use of the number in the context of a legal relationship concerning the usage rights of numbers.

If, for the provision of the service set forth in the assignment authorisation, the special user of a number providing premium rate services on the short number enters into a legal relationship with several communications providers concerning the usage rights of numbers, the same short number for premium rate services may be assigned to multiple electronic communications service providers.

Annex 2 to NMHH Decree 2/2011 (IX. 26.)

The order of identifier management of international mobile subscriber identifiers

1. Mobile network code

1.1 Order of management

The mobile network code (MNC) shall be assigned by the Authority; no reservation is applicable.

⁹⁸ Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

⁹⁹ Amended by: Section 7 of NMHH Decree 17/2013 (X.14.).

¹⁰⁰ Introduced by: Section 6 and Annex 1 (3) of NMHH Decree 17/2013 (X.14.). Effective date: 22.10.2013.

¹⁰¹ Introduced by: Section 6 and Annex 1 (3) of NMHH Decree 17/2013 (X.14.). Effective date: 22.10.2013.

The Authority shall report the assignment and withdrawal of the mobile network code to the Director of the International Telecommunication Union (hereinafter ITU) TSB.

1.2¹⁰² Use of identifiers

A mobile network code may be assigned to a service provider that has been registered for the provision of mobile telephone services by the Authority in its register of electronic communications service providers, as well as to enterprises assigned by the Government for the operation of a GSM-R network and the provision of related services.

A mobile network code may also be assigned for the purpose of SMS service to an electronic communications service provider operating fixed-access telephone network to provide fixed-access telephone services.

Mobile network code may be assigned to a mobile operator not listed in Section 1.2.2 of Annex 1, including electronic communications service providers providing fixed-access telephone service if the applicant submits the declaration of at least one mobile operator listed in Section 1.2.2 of Annex 1 and providing mobile telephone service confirming network cooperation needed for the provisioning of the service. The mobile network code may not be used without such declaration.

In warranted cases, one service provider may be assigned multiple MNCs.

For the provision of the service specified in the application, the necessity and assignability of MNCs shall be assessed by the Authority.

2.¹⁰³ Test Mobile network code

2.1 Order of management

The Test mobile network code (hereinafter: Test MNC) shall be assigned by the Authority in an assignment authorisation for a defined duration up to 6 months. No reservation is applicable.

2.2 Use of identifiers

Test MNC may be assigned to a service provider that has been registered for the provision of mobile telephone services by the Authority in its register of electronic communications service providers, and which provider clearly marked the network and service plan that establishes the necessity of the assignment of Test MNC.

The Authority defines the conditions of Test MNC in an assignment withdrawal declaration, according to the target of testing and the usage on different territory. Test MNC can only be used with conditions mentioned in the assignment withdrawal declaration of the Authority.

A Test MNC can be assigned to more providers, if the holder of the original assignment withdrawal declaration agrees.

With the expiry of the authorisation for use of Test MNC, it counts as available status without any separate decision of the Authority. There is no term to set quarantined by the Authority.

3.¹⁰⁴ Mobile subscriber identification number

The mobile subscriber identification number (MSIN) shall be assigned by the service provider

¹⁰² Established by: Section 4 (7) of NMHH Decree 1/2012 (I.3.). Amended by: Section 6 b) and Annex 2 (1) of NMHH Decree 1/2016 (I.15.).

¹⁰³ Introduced by: Section 2 (2) and Annex 2 of NMHH Decree 10/2017 (IX.14.). Effective date: 01.10.2017.

¹⁰⁴ Introduced by: Section 2 (2) and Annex 2 of NMHH Decree 10/2017 (IX.14.). Effective date: 01.10.2017.

entitled to use the mobile network code.

Annex 3 to NMHH Decree 2/2011 (IX. 26.)

The order of management of data network identifiers

1. Data network identification code

1.1 Order of management

The data network identification code (DNIC) shall be assigned by the Authority; no reservation is applicable.

The Authority shall report the assignment and withdrawal of the data network identification code to the Director of the ITU TSB.

1.2 Use of identifiers

A data network identification code may be assigned to a service provider that has been registered for the provision of public data network services by the Authority in its register of electronic communications service providers.

2. Network terminal number

A network terminal number (NTN) may be assigned by the service provider entitled to use the data network identification code.

Annex 4 to NMHH Decree 2/2011 (IX. 26.)

The order of management of signalling point codes

1. International signalling point code

1.1¹⁰⁵ Order of management

The signalling point identifier (SPI) being part of the international signalling point code (ISPC) shall be assigned by the Authority. For one signalling point, a single international signalling point code (signalling point identifier) may be assigned. The Authority shall report the assignment and withdrawal of the signalling point identifier to the Director of ITU TSB.

1.2 Use of identifiers

An international signalling point code (signalling point identifier) may be assigned to a service provider that has been registered by the Authority in its register of electronic communications service providers.

2. National interconnect signalling point code

2.1 Order of management

NIAA and NIIB assignment code parts of the national interconnecting signalling network signalling point code (NISPC) shall be determined by the Authority. Assignment numbers of a NICC range belonging to a given NIIB code shall be assigned by the Authority upon request by the service provider for signalling points of the service gate.

2.2 Use of identifiers

A national interconnecting signalling network signalling point code may be assigned to a service provider that has been registered by the Authority in its register of electronic communications

¹⁰⁵Amended by: Section 6 of NMHH Decree 1/2012 (I.3.).

service providers.

3. National signalling point code

3.1 Order of management

The establishment of a national signalling network by service providers is subject to the Authority determining the NIAA and NIBB codes belonging to the NISPC for the given service provider. NISPC allocation is done by the service provider.

Not official translation