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**REGULATION
OF THE NATIONAL BROADCASTING COUNCIL**

of 4 January 2007

concerning the contents of an application for awarding a licence and detailed procedures for awarding and revoking licences to transmit and retransmit radio and television programme services

(official journal "Dz. U." of 12 January 2007)

Pursuant to Article 37 paragraph 4 of the Broadcasting Act of 29 December 1992 (official journal "Dz.U." of 2004, No. 253, item 2531, as subsequently amended¹⁾), it is hereby ordered as follows:

§ 1.

This Regulation lays down:

- 1) detailed procedures for:
 - a) awarding a licence to transmit radio or television programme services by means of terrestrial broadcasting:
 - in analogue mode,
 - in digital mode in the DVB-T standard,
 - b) awarding a licence to transmit radio or television programme services by means of satellite broadcasting,
 - c) awarding a licence to transmit radio or television programme services in telecommunications networks other than the networks used for transmission by means of terrestrial broadcasting or satellite broadcasting,
 - d) awarding a licence to transmit radio or television programme services by means of terrestrial broadcasting in digital mode in the DVB-H standard,
 - e) changing a licence:
 - by extending the licence referred to in letter a) to cover another transmitter in order to transmit a programme service in analogue mode, or to cover a frequency use area in order to transmit a programme service in digital mode,
 - by extending the licence referred to in letter b) by way of granting the right to transmit a programme service by means of terrestrial broadcasting in digital mode in the DVB-T standard,
 - f) changing the licence referred to in letter c) by extending it to cover another telecommunications network,
 - g) awarding a licence for a successive period,
 - h) revoking a licence;
- 2) particulars and documents contained in applications in proceedings referred to in point 1 letters a)-g);
- 3) official templates used in proceedings referred to in point 1 letters a)-f).

§ 2.

Any reference in this Regulation to:

- 1) "Act" shall be construed as a reference to the Broadcasting Act of 29 December 1992;
- 2) "announcement" shall be construed as a reference to the announcement of the Chairman of the

National Broadcasting Council concerning availability of licences, referred to in Article 34 paragraph 1 of the Act;

- 3) "National Council" shall be construed as a reference to the National Broadcasting Council;
- 4) "Chairman of the National Council" shall be construed as a reference to the Chairman of the National Broadcasting Council.

§ 3.

An application in proceedings referred to in § 1 point 1 letters a)-f) shall comprise official forms and attached documents.

§ 4.

The following templates are hereby established:

- 1) a template "Information on the entity", attached as Schedule No. 1 hereto;
- 2) a template "Programming information", attached as Schedule No. 2 hereto;
- 3) (repealed);
- 4) (repealed);
- 5) a template "Economic and financial information - transmission of a programme service by means of terrestrial broadcasting in analogue mode or in digital mode in the DVB-T standard or by means of satellite broadcasting", attached as Schedule No. 5 hereto;
- 6) a template "Economic and financial information - transmission of a programme service in telecommunications networks other than the networks used for transmission by means of terrestrial broadcasting in digital mode in the DVB-T standard or by means of satellite broadcasting", attached as Schedule No. 6 hereto;
- 7) a template "Technical information – awarding and extending a licence to transmit a programme service by means of terrestrial broadcasting in analogue mode", attached as Schedule No. 7 hereto;
- 7a) a template "Technical information - awarding and extending a licence to transmit a programme service by means of terrestrial broadcasting in digital mode", attached as Schedule No. 7a hereto;
- 8) a template "Technical information - transmission of a programme service by means of satellite broadcasting", attached as Schedule No. 8 hereto;
- 9) a template "Technical information - transmission of a programme service in telecommunications networks other than the networks used for transmission by means of terrestrial broadcasting or satellite broadcasting", attached as Schedule No. 9 hereto;
- 10) a template "Extension of a licence - transmission of a programme service by means of terrestrial broadcasting in analogue mode or in digital mode in the DVB-T standard", attached as Schedule No. 10 hereto;
- 11) a template "Extension of a licence - transmission of a programme service in telecommunications networks other than the networks used for transmission by means of terrestrial broadcasting in digital mode in the DVB-T standard or by means of satellite broadcasting", attached as Schedule No. 11 hereto.

§ 5.

An application for awarding a licence to transmit a radio programme service by means of terrestrial broadcasting in analogue mode shall comprise the forms set forth in § 4 points 1, 2, 5, 7, and shall contain the following documents:

- 1) determining the legal status of an applicant:
 - a) in case of a commercial partnership or company – statutes or articles of association of the partnership or company along with all amendments,
 - b) in case of a legal person other than a commercial partnership or company – a founding deed of such person, statutes,
 - c) in case of a church legal person or a religious association – a proper document specifying its legal status;

- 2) a copy of entry in a relevant register or a certificate from the Central Register and Information on Economic Activity [CEIDG] indicating that the applicant is entitled to run business activity in the area covered by the application;
- 3) in case of a legal person or a commercial partnership – personal data of members of the managing, supervising and controlling bodies, including their nationality and permanent residence;
- 4) in case of a commercial partnership or company – data concerning shareholders or partners:
 - a) a list of shareholders or partners with an indication of their shareholding (including type of preference) or contributions,
 - b) information on held shares or contributions in other partnerships or companies and membership in governing bodies of other partnerships or companies, or on interest held in other business entities,
 - c) in case of natural persons – their nationality and permanent residence,
 - d) in case of legal persons – their seat, and if a natural person holds more than 10% of shares or contributions in the applicant partnership or company - personal data of members of the managing, supervising and controlling bodies of such a legal person;
- 5) a declaration on fulfilment of obligations arising from exercise of copyright or neighbouring rights;
- 6) economic and financial documents concerning the applicant:
 - a) financial statements prepared pursuant to the Accounting Act of 29 September 1994 (official journal "Dz.U." of 2002, No. 76, item 694, as subsequently amended) for the last two years – in case of entities that prepare financial statements, otherwise – annual tax settlements for the last two years, along with a proof confirming receipt thereof by the revenue office or certified by an auditor, or together with a postal receipt as a proof of mailing thereof to the revenue office,
 - b) a certificate of clean tax record and on absence of any writs of execution, issued by the revenue office,
 - c) a certificate on absence of arrears in payment of contributions, issued by the Social Insurance Institution [ZUS],
 - d) an up-to-date certificate from the bank on possessed funds, account turnover for the last year, credit score, debt, if any, and the legal form of security, as well as fixed-term deposits,
 - e) a list of the applicants' debtors and creditors whose amounts payable or receivable exceed 10% of the total value of amounts payable or receivable, stating the amount of debt or claim, prepared as at the end of the last tax year,
 - f) (repealed),
 - g) documented information on technical facilities, if possessed, in particular an excerpt from the fixed assets register covering technical equipment, or deeds of ownership, lease contracts, purchase invoices if assets are not entered in the register;
- 7) economic and financial documents concerning shareholders or partners who hold more than 10% of shares or contributions in the share capital of the applicant commercial partnership or company:
 - a) financial statements prepared pursuant to the Accounting Act of 29 September 1994 for the last two years – in case of entities that prepare financial statements, otherwise – annual tax settlements for the last two years, along with a proof confirming receipt thereof by the revenue office or certified by an auditor, or together with a postal receipt as a proof of mailing thereof to the revenue office,
 - b) a certificate of clean tax record and on absence of any writs of execution, issued by the revenue office,
 - c) a certificate on absence of arrears in payment of contributions, issued by the Social Insurance Institution [ZUS],
 - d) an up-to-date certificate from the bank on possessed funds, account turnover for the last year, credit score, debt, if any, and the legal form of security, as well as fixed-term deposits,
 - e) a list of the applicants' debtors and creditors whose amounts payable or receivable exceed 10% of the total value of amounts payable or receivable, stating the amount of debt or claim, prepared as at the end of the last tax year;
- 8) assumptions for a three-year financial plan:

- a) a description of the method of calculation of planned revenues,
- b) a description of the method of calculation of planned costs,
- c) an investment plan concerning the requested undertaking, including specification of types of equipment, its value and period of investment implementation;
- d) an estimate of the amount of the fee for granting the licence;
- 8a) specification of sources of financing of the planned undertaking:
 - a) in case of financing with equity – with an indication whether the capital will originate from a financial surplus, planned increase of the share capital or planned additional payments to equity,
 - b) in case of financing with credit facilities and loans – with an indication of terms of repayment and interest rate;
- 9) documents confirming the sources of financing of the planned undertaking;
- 10) a map with location of the transmitter;
- 11) preliminary consent of the owner of the facility or local authorities;
- 12) a description of owned, leased or planned technical facilities, including transmission, production and reporting equipment, computer hardware and software, equipment for broadcasting and sending the programme service as well as telecommunications equipment;
- 13) a description of development plans;
- 14) assumptions of the planned programme service – types of programmes, thematic scope and forms of realisation.

§ 6.

1. An application for awarding a licence to transmit a television programme service by means of terrestrial broadcasting in analogue mode shall be filed on the forms set forth in § 4 points 1, 2, 5, 7, and shall contain the documents set forth in § 5.
2. (repealed).

§ 6a.

An application for awarding a licence to transmit a radio programme service by means of terrestrial broadcasting in digital mode in the DVB-T standard shall comprise the forms set forth in § 4 points 1, 2, 5 and 7a, and shall contain the documents set forth in § 5 points 1-9 and 12-14.

§ 6b.

An application for awarding a licence to transmit a television programme service by means of terrestrial broadcasting in digital mode in the DVB-T standard shall comprise the forms set forth in § 4 points 1, 2, 5 and 7a, and shall contain the documents set forth in § 5 points 1-9 and 12-14.

§ 7.

An application for awarding a licence to transmit a radio programme service by means of satellite broadcasting shall comprise the forms set forth in § 4 points 1, 2, 5 and 8, and shall contain the documents set forth in § 5 points 1-5, point 6 letters a)-d) and g), points 8-9 and 12-14, as well as:

- 1) a preliminary contract or a letter of intent for rental of a transponder;
- 2) a preliminary contract with an operator of a signal sending station.

§ 8.

1. An application for awarding a licence to transmit a television programme service by means of satellite broadcasting shall comprise the forms set forth in § 4 points 1, 2, 5, 8, and shall contain the documents set forth in § 5 points 1-5, point 6 letters a)–d), and g), points 8-9 and 12-14, as well as:

- 1) a preliminary contract or a letter of intent for rental of a transponder;

- 2) a preliminary contract with an operator of a signal sending station.
2. If the planned programme service is intended to comprise exclusively self-promotion or exclusively teleshopping, the application for awarding a licence to transmit a television programme service by means of satellite broadcasting shall comprise the forms set forth in § 4 points 1, 5 and 8, and shall contain the documents set forth in § 5 points 1-5, point 6 letters a)–d), and g), points 8-9 and 12-13, as well as:
- 1) a preliminary contract or a letter of intent for rental of a transponder;
 - 2) a preliminary contract with an operator of a signal sending station.

§ 9.

1. An application for awarding a licence to transmit a radio or television programme services in telecommunications networks other than the networks used for transmission by means of terrestrial broadcasting or satellite broadcasting shall comprise the forms set forth in § 4 points 1, 2, 6, 9, and shall contain the documents set forth in § 5 points 1-5, as well as:
 - 1) programme service guidelines following from the tasks set forth in Article 1 paragraph 1 of the Act and the planned method of their implementation;
 - 2) the anticipated weekly programme service framework in the first year of broadcasting along with a description and specification of classes of individual programmes, stating the time of their broadcast and duration;
 - 3) in case of a thematic programme service – an indication which programmes are classified by the broadcaster as falling within the “theme” and the projected percentage share of programmes forming the theme in the weekly transmission time of the programme service - minimum 70% of the weekly transmission time;
 - 4) documented information on possessed funds, related to the subject matter of the application;
 - 5) documented information of equity share in other business entities;
 - 6) the balance sheet and the profit & loss account for the last calendar year, and the profit & loss account of pursued business activity for the last year in case of entities not obligated to prepare the balance sheet;
 - 7) a certificate from the bank that keeps the main current account of the applicant, specifying the amount of possessed funds and credit score of the applicant;
 - 8) a certificate on absence of arrears in payment of contributions, issued by the Social Insurance Institution [ZUS];
 - 9) a certificate of clean tax record and on absence of any writs of execution, issued by the revenue office;
 - 10) a description of owned, leased or planned technical facilities, including transmission, production and reporting equipment, computer hardware and software, equipment for broadcasting and sending the programme service as well as telecommunications equipment;
 - 11) a document confirming a possibility to use the requested telecommunications network – confirmation of an intention to execute a contract for provision of transmission services by a telecommunications network operator or a certified copy of a contract for provision of such services;
 - 12) a description of development plans.
2. If the planned programme service is intended to comprise exclusively self-promotion or exclusively teleshopping, the application for awarding a licence to transmit a radio or television programme service in telecommunications networks other than the networks used for transmission by means of terrestrial broadcasting or satellite broadcasting shall comprise the forms set forth in § 4 points 1, 6 and 9, and shall contain the documents set forth in subparagraph 1 points 4-12.

§ 9a.

1. An application for awarding a licence to transmit a radio or television programme service by means of terrestrial broadcasting in digital mode in the DVB-H standard shall comprise the forms set forth in

§ 4 points 1, 2, 6, 7a, and shall contain the documents set forth in § 5 points 1-5 and §9 subparagraph 1 points 1-10 and 12.

2. If the planned programme service is to contain exclusively self-promotion or exclusively teleshopping, the application for awarding a licence to transmit radio or television programme services by means of terrestrial broadcasting in digital mode in the DVB-H standard shall comprise the forms set forth in § 4 points 1, 6 and 7a, and shall contain the documents set forth in § 5 points 1-5 and § 9 subparagraph 1 points 4-10 and 12.

§ 10.
(repealed)

§ 11.

An application for changing a licence, referred to in §1 point 1 letter a) first indent, by extending the licence to transmit a programme service in analogue mode to cover another transmitter shall comprise the form set forth in § 4 points 7 and 10, and shall contain the documents set forth in § 5 points 5 and 10–14, as well as:

- 1) economic and financial documents concerning the applicant:
 - a) financial statements prepared pursuant to the Accounting Act of 29 September 1994 for the last year – in case of entities that prepare financial statements, otherwise – annual tax settlements for the last year, along with a proof confirming receipt thereof by the revenue office or certified by an auditor, or together with a postal receipt as a proof of mailing thereof to the revenue office,
 - b) a certificate of clean tax record and on absence of any writs of execution, issued by the revenue office,
 - c) a certificate on absence of arrears in payment of contributions, issued by the Social Insurance Institution [ZUS],
 - d) an up-to-date certificate from the bank on possessed funds, account turnover for the last year, credit score, debt, if any, and the legal form of security, as well as fixed-term deposits,
 - e) a list of the applicants' debtors and creditors whose amounts payable or receivable exceed 10% of the total value of amounts payable or receivable, stating the amount of debt or claim, prepared as at the end of the last tax year,
 - f) (repealed),
 - g) documented information on technical facilities, if possessed, in particular an excerpt from the fixed assets register covering technical equipment, or deeds of ownership, lease contracts, purchase invoices if assets are not entered in the register;
- 2) economic and financial documents concerning shareholders or partners of the applicant commercial partnership or company that are involved in financing the extension of activities:
 - a) financial statements prepared pursuant to the Accounting Act of 29 September 1994 for the last year – in case of entities that prepare financial statements, otherwise – annual tax settlements for the last year, along with a proof confirming receipt thereof by the revenue office or certified by an auditor, or together with a postal receipt as a proof of mailing thereof to the revenue office,
 - b) a certificate of clean tax record and on absence of any writs of execution, issued by the revenue office,
 - c) a certificate on absence of arrears in payment of contributions, issued by the Social Insurance Institution [ZUS],
 - d) an up-to-date certificate from the bank on possessed funds, account turnover for the last year, credit score, debt, if any, and the legal form of security, as well as fixed-term deposits,
 - e) a list of the applicants' debtors and creditors whose amounts payable or receivable exceed 10% of the total value of amounts payable or receivable, stating the amount of debt or claim,

- prepared as at the end of the last tax year;
- 3) economic and financial guidelines for the requested extension, comprising:
 - a) specification of expected additional annual revenue from the planned expansion of the reception area,
 - b) specification of additional annual costs necessary to be incurred in connection with the planned expansion of reception area,
 - c) an investment plan concerning the requested undertaking, with a specification of types of equipment, its value, period of investment implementation,
 - d) an estimate of the amount of the fee for granting the licence;
 - 4) specification of sources of financing of the requested extension of pursued activities – expenditure for implementation of the investment plan and start-up costs:
 - a) in case of financing with own funds – with an indication whether the capital will originate from a financial surplus, planned increase of the share capital or planned additional payments to equity,
 - b) in case of financing with credit facilities and loans – with an indication of terms of repayment and interest rate;
 - 5) documents confirming the sources of financing of the planned undertaking.

§ 11a.

An application for changing the licence, referred to in §1 point 1 letter a) first indent and letter b), by extending the licence by way of granting the right to transmit a programme service by means of terrestrial broadcasting in digital mode in the DVB-T standard shall comprise the form set forth in § 4 points 7a and 10, and shall contain the documents set forth in § 5 points 5 and 12-14 as well as § 11 points 1-5.

§ 12.

An application for changing the licence, referred to in §1 point 1 letter c), by extending the licence to cover another telecommunications network shall comprise the form set forth in § 4 point 11, and shall contain the following documents:

- 1) a certificate on absence of arrears in payment of contributions, issued by the Social Insurance Institution [ZUS],
- 2) a certificate of clean tax record and on absence of any writs of execution, issued by the revenue office,
- 3) a certificate from the bank that keeps the main current account, specifying the amount of possessed funds and credit score of the applicant,
- 4) a document confirming a possibility to use the requested telecommunications network – confirmation of an intention to execute a contract for provision of transmission services by a telecommunications network operator or a certified copy of a contract for provision of such services,
- 5) presentation of technical facilities allowing to broadcast the programme service by new networks.

§ 13.

An application for awarding a licence for a successive period, referred to in Article 35a paragraph 1 of the Act, shall indicate the licence which is to expire as well as the manner of paying the licensing fee in accordance with Article 40 paragraph 10 of the Act.

§ 14.

1. The applicant which is a foreign person, referred to in Article 35 paragraph 3 of the Act, shall submit counterparts of the documents referred to in § 5-12 issued in the country of the applicant's seat or residence.
2. If the country of a foreign person's seat or permanent residence does not issue the documents referred to in subparagraph 1, these documents shall be replaced with a document containing a

declaration made before a notary, competent judicial or administrative body.

3. Provisions of subparagraphs 1 and 2 shall apply to the documents of foreign persons, enclosed with the application filed by an applicant other than a foreign person.

§ 15.

1. The documents shall be filed in the form of:
 - 1) an original;
 - 2) an officially endorsed copy of or excerpt from the document,
 - 3) a copy of the document, if its conformity with the original is confirmed by a notary, or by a party's representative who is an attorney or legal counsel and takes part in the proceedings,
 - 4) a computer printout that, pursuant to an act, has the validity of an official document or a copy of a document, collected by the applicant personally.
2. The documents shall contain data as at the date of filing the application and be issued not earlier than 3 months before the date of filing thereof.
3. Documents drawn up in a foreign language shall be filed along with a certified translation into the Polish language.

§ 16.

Applications in proceedings referred to in § 1 point 1 letters a) and e) shall be filed in connection with the announcement.

§ 17.

1. Applications in proceedings referred to in § 1 point 1 letters a) and e) shall be left unconsidered if:
 - 1) the application is filed after the time-limit set forth in the announcement;
 - 2) the application does not comply with the terms set forth in the announcement with respect to the subject matter of proceedings, definition of nature of the programme service or technical conditions.
2. The list of applicants referred to in Article 34 paragraph 2 of the Act shall contain also information on entities whose applications have been left unconsidered for reasons referred to in subparagraph 1.

§ 18.

1. During the proceedings the applicant shall immediately notify the Chairman of the National Council of changes in the factual or legal circumstances stipulated in the application.
2. In the proceedings referred to in § 1 point 1 letters a) and e), changes of the application with regard to the section containing programming information as well as economic and financial information, set forth in § 4 point 5, § 5 points 8 and 8a as well as § 11 points 3 and 4, made in the course of proceedings shall not be taken into account, if the proceedings involve consideration of applications filed by more than one applicant.
3. Submission of documents or provision of information that were missing on the application on the date of filing thereof shall also be deemed to constitute the change referred to in subparagraph 2.

§ 19.

If in proceedings referred to in § 1 point 1 letters a) and e), it follows from an assessment of applications expressed in a resolution of the National Council that a licence may be awarded to more than one entity or that a licence of more than one entity may be changed, the Chairman of the National Council shall order the tender referred to in the Freedom of Business Activity Act of 2 July 2004 (official journal "Dz.U." No. 173, item 1807, as subsequently amended²⁾).

§ 20.

1. In proceedings referred to in § 1 point 1 letters a)-g), the Chairman of the National Council shall submit the resolution of the National Council to the President of the Office of Electronic Communications requesting the President's position as regards the scope set forth in Article 37 paragraph 1 subparagraph 3 of the Act.
2. The Chairman of the National Council shall issue a final decision in proceedings referred to in § 1 point 1 letters a)-g), once the decision of the President of the Office of Electronic Communications issued pursuant to Article 37 paragraph 3 of the Act has become legally valid or been accepted by the applicant.

§ 21.

In case of an ineffective lapse of the time-limit, referred to in Article 35a paragraph 1 of the Act, for filing an application for awarding a licence to transmit radio or television programme services by means of terrestrial broadcasting for a successive period, the Chairman of the National Council shall forthwith announce availability of licences within the scope of the licence that is to expire.

§ 22.

1. Proceedings for revoking a licence shall be initiated *ex officio*.
2. The Chairman of the National Council shall notify the broadcaster of initiated proceedings referred to in subparagraph 1.
3. The Chairman of the National Council shall make public information on initiation of proceedings for revoking a licence and on revocation of a licence, by posting such information in the Public Information Bulletin.
4. In the course of proceedings for revoking a licence pending in connection with Article 38 paragraph 1 points 3 and 4 of the Act, the Chairman of the National Council shall request the broadcaster to:
 - 1) eliminate the factual or legal circumstances that are inconsistent with the terms set forth in the licence or in the Act, or
 - 2) start to transmit the programme service on the date determined in the licence or to resume transmission of the programme service.
5. In the course of proceedings for revoking a licence, the Chairman of the National Council may request the broadcaster to furnish materials or documents and to provide explanations to the extent necessary for purposes of controlling compliance of the activities of the broadcaster with provisions of the Act as well as terms of the licence.
6. In the course of proceedings for revoking a licence, the broadcaster shall be allowed to participate actively in each stage of the proceedings and to take a stance on collected evidence and materials before issue of the decision.

§ 23.

Regulations in force to date shall apply to the proceedings referred to in § 1 point 1 that have been initiated and have not been resolved by the date of entry into force of this Regulation.

§ 24.

The Regulation shall come into force on the date of its promulgation³⁾.

¹⁾ Amendments to the consolidated text of the Act were promulgated in the official journal "Dz. U." of 2005, No. 17, item 141, No. 85, item 728 and No. 267, item 2258; as well as of 2006, No. 51, item 377, No. 83, item 574 and No. 133, item 935.

²⁾ Amendments to the text of the Act were promulgated in the official journal "Dz. U." of 2004, No. 281, item 2777; of 2005, No. 33, item 289, No. 94, item 788, No. 143, item 1199, No. 175, item 1460, No. 177, item 1468, No. 178, item 1480, No. 179, item 1485, No. 180, item 1494 and No. 183,

item 1538; as well as of 2006, No. 17, item 127, No. 144, item 1043 and 1045, No. 158, item 1121, No. 171, item 1225 and No. 235, item 1699.

- ³⁾ This Regulation was preceded with the Regulation of the National Broadcasting Council of 2 June 1993 concerning the contents of an application and detailed procedures for awarding and revoking broadcasting licences to transmit radio and television programme services (official journal "Dz.U." No. 52, item 244; of 1995, No. 129, item 628; of 1998, No. 82, item 532; as well as of 2000, No. 17, item 226 and No. 81, item 919), which shall be repealed as of the date of entry into force of this Regulation pursuant to Article 23 of the Act of 29 December 2005 on Transformations and Changes in Division of Tasks and Competences of State Authorities Competent for Matters of Communications, Radio and Television (official journal "Dz.U." No. 267, item 2258; as well as of 2006, No. 51, item 377 and No. 220, item 1600).

SCHEDULES

SCHEDULE No. 1

TEMPLATE

INFORMATION ON THE ENTITY

template

SCHEDULE No. 2

TEMPLATE

PROGRAMMING INFORMATION

template

SCHEDULE No. 5

TEMPLATE

ECONOMIC AND FINANCIAL INFORMATION

- transmission of a programme service by means of terrestrial broadcasting in analogue mode or in digital mode in the DVB-T standard or by means of satellite broadcasting

template

SCHEDULE No. 6

TEMPLATE

ECONOMIC AND FINANCIAL INFORMATION

- transmission of a programme service in telecommunications networks other than the networks used for transmission by means of terrestrial broadcasting in digital mode in the DVB-T standard or by means of satellite broadcasting

template

SCHEDULE No. 7

TEMPLATE

TECHNICAL INFORMATION

- awarding and extending a licence to transmit a programme service by means of terrestrial broadcasting in analogue mode

template

SCHEDULE No. 7a

TEMPLATE

TECHNICAL INFORMATION

- awarding and extending a licence to transmit a programme service by means of terrestrial broadcasting in digital mode

template

SCHEDULE No. 8

TEMPLATE

TECHNICAL INFORMATION

- transmission of a programme service by means of satellite broadcasting

template

SCHEDULE No. 9

TEMPLATE

TECHNICAL INFORMATION

- transmission of a programme service in telecommunications networks other than the networks used for transmission by means of terrestrial broadcasting or satellite broadcasting

template

SCHEDULE No. 10

TEMPLATE

EXTENSION OF A LICENCE

- transmission of a programme service by means of terrestrial broadcasting in analogue mode or in digital mode in the DVB-T standard

template

SCHEDULE No. 11

TEMPLATE

EXTENSION OF A LICENCE

- transmission of a programme service in telecommunications networks other than the networks used for transmission by means of terrestrial broadcasting in digital mode in the DVB-T standard or by means of satellite broadcasting

template