LICENSING GUIDEBOOK

Updated as of

15th March 2018

Notice:

The information in this document is intended as a guide only. For this reason, it should not be relied on as legal advice or regarded as a substitute for legal advice in specific cases. Parties should still refer to the legislative provisions contained in the law.

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LICENSING GUIDEBOOK

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This Guidebook provides a guide to the type of information that is required in all licence applications and the
criteria applied by the Malaysian Communications and Multimedia Commissions (MCMC) in evaluating all licence
application. It is hoped that this guidebook is able to assist the licence applicants, investors and interested parties
on the processes involved in issuing a licence or any applications in relation to the licence under the
Communications and Multimedia Act 1998 (CMA). MCMC reserves the right to change and / or amend this
document without giving prior notice.
1. **INTRODUCTION**

1.1. The Communications and Multimedia Act 1998 (CMA) establishes a framework to promote Malaysia’s national policy objectives for the communications and multimedia industry and seeks to provide a generic set of regulatory provisions based on generic definitions of market and service activity.

1.2. The licensing provisions under the CMA are designed to allow flexibility with respect to licensing structures as the licensing requirements vary over time with the evolution of the communications and multimedia industry. As the industry evolves towards convergence, licences under the CMA are formulated to be both technology and service neutral. The licensing regime allows a licensee to undertake activities that are market specific. This creates opportunities for expansion into the industry and provides for a more effective utilisation of network infrastructure.

1.3. Under the CMA, there are four categories of licensable activities. Within the activity categories, there are two key types of licences:

   a) Individual licence requires a high degree of regulatory control which is for a specified person to conduct a specified activity and may include special conditions; and

   b) Class licence is a ‘light-handed’ form of regulation which is designed to promote industry growth and development with easy market access.

Standard licence conditions apply to both individual and class licence and these conditions are set out in the Schedule of the CMA.

<table>
<thead>
<tr>
<th>LICENCE</th>
<th>TYPES OF LICENCE</th>
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| Individual | • Network Facilities Provider (NFP)  
| | • Network Service Provider (NSP)  
| | • Content Applications Service Provider (CASP) |
| Class | • Network Facilities Provider (NFP)  
| | • Network Service Provider (NSP)  
| | • Content Applications Service Provider (CASP)  
| | • Applications Service Provider (ASP) |
a) **Network Facilities Providers** – are the owners/providers of network facilities, namely infrastructure such as, cables, towers, satellite earth stations, broadband fibre optic cables, telecommunications lines and exchanges, radiocommunications transmission equipment, mobile communications base stations and broadcasting transmission towers and equipment. These represent the fundamental building blocks of the convergence model upon which network, applications and content services are provided.

b) **Network Service Providers** – provide the basic connectivity and bandwidth to support a variety of applications. Network services enable connectivity or transport between different networks. A network service provider usually owns or deploys the said network facilities. However, a licensee providing connectivity services may use the network facilities owned by another licensee.

c) **Applications Service Providers** – provide particular functions such as voice services, data services, Internet access and electronic commerce. Applications services are essentially the functions or capabilities; which are delivered to end-users. These are retail services.

d) **Content Applications Service Providers** – these represent a special subset of applications service providers such as television and radio broadcast services, and services such as online publishing (currently exempt from licensing requirements) and the provisioning of information services.

1.4. **Individual licences** must be applied for and are granted by the Minister\(^1\). Special or additional licence conditions may be imposed and such licence conditions are declared by the Minister. The Minister also has the power to modify, vary, revoke or impose further special or additional conditions at any time. However, the affected licensees will be notified of the intention to do so to enable them to make the appropriate submissions.

1.5. The Minister may grant a class licence in respect of any matter requiring a licence under the CMA. Unlike an individual licence, **a class licence merely requires registration**, which is an administrative process.

1.6. The following table provides a summary of licensable activities and the types of licence required for the relevant activity:

\(^1\) Minister of Communications and Multimedia, Malaysia.
<table>
<thead>
<tr>
<th>Licensing Category</th>
<th>Individual Licence</th>
<th>Class Licence</th>
<th>Exempt/Unlicensed</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Network Facilities Provider</strong></td>
<td>• Earth Stations; • Fixed links and cables; • Radiocommunications transmitters and links; • Satellite hubs; • Satellite control station; • Space station; • Submarine cable landing centre; • Towers, poles, ducts and pits used in conjunction with other network facilities; or • Such other network facilities which are not exempt under the CMA or not subject to a class licence under Part IV of the Licensing Regulations or not listed in this subparagraph.</td>
<td>• Niche or limited purpose network facilities</td>
<td>• Broadcasting and production studios; • Incidental network facilities; or • Private network facilities.</td>
</tr>
<tr>
<td><strong>Network Service Provider</strong></td>
<td>• Bandwidth services; • Broadcasting distribution services; • Cellular mobile services; • Access applications service; • Space services; • Switching services; • Gateway services; or • Such other network services which are not exempt under the CMA or not subject to a class licence under Part IV of the Licensing Regulations or not listed in this subparagraph.</td>
<td>• Niche customer access; or • Niche connection services</td>
<td>• Incidental network services; • LAN services; or • Private network services.</td>
</tr>
<tr>
<td><strong>Applications Service Provider</strong></td>
<td></td>
<td>• PSTN telephony; • Public cellular services; • IP telephony; • Public payphone services; • Public switched data services;</td>
<td>• Electronic transaction service; • Interactive transaction service; • Networked advertising boards and Cineplex; or • Web hosting or client server.</td>
</tr>
</tbody>
</table>

2 Communications and Multimedia (Licensing) Regulations 2000 as amended.
<table>
<thead>
<tr>
<th>Licensing Category</th>
<th>Individual Licence</th>
<th>Class Licence</th>
<th>Exempt/ Unlicensed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Audiotext hosting services provided on an opt-in basis; Directory services; Internet access services; or Messaging services.</td>
<td>Following limited content applications service: Content applications service limited in its availability to: i. vehicles, vessels, railway or aircraft used for hire or reward or for any other valuable consideration; ii. a single commercial or residential building; or iii. a restricted geographical area; A content applications service of limited appeal or which is targeted to a special interest group and available through subscription by persons using equipment specifically designed for receiving the said service; A content applications service where the content is remotely generated and distributed through a network service and displayed on a screen; A content applications service for distance learning purpose; or</td>
<td>Internet content applications services.</td>
<td></td>
</tr>
<tr>
<td>Licensing Category</td>
<td>Individual Licence</td>
<td>Class Licence</td>
<td>Exempt/Unlicensed</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>A content applications service linked or associated specifically to a sporting, cultural or other one-off event.</td>
</tr>
</tbody>
</table>

2. **Eligibility of Persons Applying for Licence**

2.1. **Individual Licence**

The following persons or classes of persons **shall be ineligible** to apply for an individual licence:

a) A foreign company as defined under the Companies Act 2016 [Act 777];

b) An individual or a sole proprietorship;

c) A partnership; and

d) Such other persons or classes of persons as may be decided by the Minister from time to time.

2.2. **Class Licence**

The following persons or classes of persons **shall be ineligible** to be registered as a class licensee:

a) A foreign individual who is not a permanent resident; and

b) A foreign company as defined under the Companies Act 2016.

It should be noted that in the case of class licences, the Minister may, for good cause or as the public interest may require, permit either of the above to apply to be registered as a class licensee.
3. Application Procedures

3.1. New Individual Licence

An applicant who wishes to provide network facilities and/or, network service and/or content applications services, which require an individual licence, will have to submit the following to MCMC:

a) A duly completed Form A (ANNEXURE 1) together with an application fee of RM10,000.00;

b) Details as per the checklist attached (ANNEXURE 2); and

c) Such additional information or documents as may be requested by MCMC to be submitted within a stipulated timeline. Failure to submit within the stipulated timeline given shall result in the application being withdrawn without affecting the right of the applicant to make a fresh application.

3.2. Variation of Individual Licence

An applicant who wishes to vary its network facilities and/or, network service and/or content applications services will have to submit the following to MCMC:

a) A formal letter justifying the reasons for the variation together with an application fee of RM1,000.00; and

b) Such additional information or documents as may be requested by MCMC to be submitted within a stipulated timeline. Failure to submit within the stipulated timeline given shall result in the application being withdrawn without affecting the right of the applicant to make a fresh application.

3.3. Transfer of Individual Licence

An applicant who wishes to transfer its individual licence(s) will have to submit the following to MCMC:

a) A formal letter that provides the details of the transfer together with an application fee of RM5,000.00; and

b) Such additional information or documents as may be requested by MCMC to be submitted within a stipulated timeline. Failure to submit within the stipulated timeline given shall result in the application being withdrawn without affecting the right of the applicant to make a fresh application.
3.4. **Renewal of Individual Licence**

An applicant who wishes to renew its individual licence(s) will have to submit the following to MCMC before the expiry of its licence(s):

a) A duly completed Form A (ANNEXURE 1) together with an application fee of RM25,000.00;

b) Details as per the checklist attached (ANNEXURE 3); and

c) Such additional information or documents as may be requested by MCMC to be submitted within a stipulated timeline. Failure to submit within the stipulated timeline given shall result in the application being withdrawn without affecting the right of the applicant to make a fresh application.

3.5 MCMC is deemed by the CMA to complete processing all licence application(s) and make a recommendation to the Minister **within sixty (60) working days** of receipt of all relevant and complete\(^3\) information from the applicant. If the Minister agrees with the recommendation, the Minister will grant the application(s) made. For new individual licence(s), MCMC will only effect registration of the individual licence(s) upon payment of the approval fee of RM50,000.00 per licence and inform the applicant.

3.6 Under the CMA, if the Minister neither grants, nor refuses to grant, any licence application(s) **within thirty (30) working days** from the receipt of the recommendation by MCMC, the Minister is deemed, at the end of the period, to have refused to grant the application(s) unless the applicant receives a written notice approving the application for an individual licence after the said period.

3.7 If the Minister rejects the application(s), the applicant will be informed of the rejection in writing and reasons for the rejection.

3.8 MCMC will endeavour to complete processing all licence applications and make a recommendation to the Minister **within fourteen (14) working days**\(^4\). This is provided that the applicant has furnished a proper application, with complete and relevant information furnished.

\(^3\) MCMC’s Management shall be sole arbiter of the completeness and relevance of the information required for purposes of evaluating and processing all licence applications.

\(^4\) This timeline applies to cases that do not require any policy considerations, which would include but is not limited to applications pertaining to core network and last mile deployment, IPTV services, Mobile Virtual Network services and tower deployment.
3.9 Work Flow for Individual Licence Process

3.10 Class Licence

An applicant who wishes to provide network facilities and/or, network service and/or applications service or content applications service which are subject to a class licence will have to submit the following to MCMC:

a) Two copies of the duly completed Form D (ANNEXURE 4);
b) A registration fee of RM2,500.00;
c) Details as per the checklist attached (ANNEXURE 5); and
d) Such additional information or document as may be requested by MCMC.

MCMC will process and register current class licensees (re-registration) within seven (7) working days and process new class licence applications within fourteen (14) working days from the date of receipt of all relevant and complete information from the applicant.

3.11 Work Flow for Class Licence Process

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5 MCMC shall be sole arbiter of the completeness and relevance of the information required for purposes of processing licence applications.

MCMC / Licence Application Procedure and Licensing Criteria
4 Information Required for Licence Application

**NEW INDIVIDUAL LICENCE APPLICATION**
- Licensing Regulation 6 (2) & 7
  - Applicant’s shareholders, etc.
  - Target market
  - Financial information
  - Operating procedures
  - Area of coverage
- Feasibility study
- Proposed technical and services rollout
- Description of activity
- Type of technology

**VARIATION OF INDIVIDUAL LICENCE APPLICATION**
- CMA Section 33
- Licensing Regulation 12 (2)
  - Proposed variation, revocation or additions and the reasons for them
  - Benefit and impact analysis on the variation
  - Details of technological innovations to be utilised in the provisions of service

**TRANSFER OF INDIVIDUAL LICENCE APPLICATION**
- CMA Section 36
- Licensing Regulation 16
  - Information on transferor and transferee
  - Transferee shareholders, etc.
  - Relationship between transferor and transferee
- Explanation on managing transfer of operation
- Any outstanding regulatory issues with MCMC

**RENEWAL OF INDIVIDUAL LICENCE APPLICATION**
- CMA Section 34
- Licensing Regulation 11
  - Licensee’s current management, shareholders, etc.
  - Past financial performance
  - Licensee’s performance in the market

**CLASS LICENCE APPLICATION**

**REGISTRATION APPLICATION**
- Regulation 25 (2)
  - Applicant’s particulars
  - Description of activity
  - Other information as may be required
Individual Licence

New Individual Licence Application

4.1. Regulation 6 (2) of the Communications and Multimedia (Licensing) Regulations 2000, as amended (Licensing Regulations) states that any person applying for an individual licence for the provision of a particular facility or service shall submit, wherever applicable, the following details:

a) The information required under the CMA and Regulation 7 of the Licensing Regulations; and

b) Such other information or document as MCMC may require in writing or pursuant to any administrative guideline issued by MCMC.

4.2. Regulation 7 of the Licensing Regulations lists out the information that should be submitted (for the purpose of an individual licence) which is outlined below.

a) Particulars of the applicant, which should include the following:

   I. Name of the applying company, date and place of incorporation, business and registered address, contact telephone number, facsimile number, e-mail address and name and designation of a contact person within the applicant’s organisation;

   II. Detailed information on corporate and shareholding structure including relationship with holding or associated companies clearly indicating the ultimate ownership, both direct and indirect (2nd tier/3rd tier). If the holding company is a public entity, then details of the public listing should be provided;

   III. Detailed composition of the Board of Directors and key management team inclusive of individual shareholders should also be provided. Where possible, brief resumes of the key management team indicating relevant prior experience, qualifications and other source of expertise should be provided; and

   IV. Details of the applicant’s current activities (where applicable).

b) The anticipated operating and capital expenditure, proposed financing plan including the sources of financing, whether domestic or foreign. The financial plan/business plan for the proposed activity should include:

   I. A breakdown of the proposed capital expenditure and working capital requirements for the first five years of operation;
II. Projected profit and loss account including details of revenue (the method of calculation should be clearly outlined), balance sheet and budgeted cash flow statements, showing the amount of capital to be invested on an annual basis for five years. All assumptions used (asset depreciations policies, annual increase/decrease in operating expenditure) shall be clearly explained;

III. Projected volume of business, indicative prices for the services and market share for the first five years of operation;

IV. The forecast internal rate of return and payback period of the investment;

V. The segment of the market that the applicant will target (e.g. specific geographical area, activity, end-user or other service providers); and

VI. Sufficient documentary evidence to prove that the applicant has the financial capability to meet the capital investment required in carrying out the activity proposed. In addition, details of proposed financing structure including proposed sources of funds (whether domestic or foreign) and credit facilities available should be included. This would include financing from venture capitalists or holding companies. The minimum requirement for paid-up capital of the applicant is RM500,000.00. This minimum requirement is based on previous approved applications as this is one criterion to indicate the financial capability of an applicant.

c) The proposed operating procedures including a disaster recovery plan. This would include contingency measures, contact point in the event of emergency, details of measures undertaken to ensure network and data security.

d) Any other licences held by the applicant under the CMA, its group of companies and any company which is deemed to be associated with a director of the applicant by virtue of Section 197 of the Companies Act 2016.

e) Corporate information including the particulars of the companies referred to in the paragraph above and particulars disclosing the ultimate beneficial shareholders of the applicant and any company referred to in the paragraph above which hold a licence together with
information detailing the direct and indirect shareholdings of all their shareholders.

f) Certified true copies\(^6\) of the Memorandum and articles of association, Forms 9, full sets of Form 24, 32A (if applicable), 44, 49 and Annual Returns under the Companies Regulations 1966 [P.U. 173/1966] / Super Form (for companies incorporated under the Companies Act 2016) of the applicant which have been filed with the Companies Commission. The financial information of the applicant should include the following:

I. The latest copies of detailed audited accounts (profit and loss accounts, balance sheets, cash flow statements and auditors’ report) for the last three financial years, together with the most recently published interim results;

II. If the applicant is a newly formed company, the applicant’s shareholders’ detailed audited accounts for the last three financial years, together with the most recently published interim results (if available). Bankers’ confirmation of deposits and/or available credit facilities should also be included. For individual shareholders, documentary evidence of the shareholder’s creditworthiness should be given. This may be in the form of bankers’ confirmation of deposits or letter of support from an established financial institution; and

III. Authorised and paid-up capital and relevant certificates confirming the same.

g) The proposed technical and service rollout for the next five years. This would include a description of the activities that will take place in a given timeframe such as commencement of service, equipment requisition, proposed marketing activity and rates for the services.

h) Submission of a rollout plan

I. All applicants must provide a rollout plan, which is extracted from the Detailed Business Plan submitted to the Commission by the applicant, when it makes an application for an individual licence under the Communications and Multimedia Act 1998

\(^6\) All photocopies must be certified by the Director or the Company Secretary.
II. The rollout plan submitted must make sense and be justified with all assumptions and figures properly explained in the Detailed Business Plan submitted by the applicant.

III. The rollout plan must be a plan that reflects the licenseable activity undertaken and the specific type of licence issued.

IV. Rollout plan shall mean the commercial provisioning or deployment of any network facilities, network service and content applications service which the Licensee is authorized to own or provide, under the relevant individual licence issued to it under the Communications and Multimedia Act 1998.

V. This rollout plan will be appended as a special licence condition in the relevant individual licence(s) issued.

**IMPORTANT NOTE**

The rollout plan submitted to the Commission in an application made for any individual licence **SHALL NOT INCLUDE** the provisioning or deployment of any network facilities, network service and/or content applications service that the Licensee proposes to provide or deploy under the Communications and Multimedia (Universal Service Provision) Regulations 2000, (including any amendment or replacement enacted thereafter).

i) A description of the nature of the facilities, service, application or content and area of coverage and the types of technology to be used. Detailed information on network diagram, interconnection interface requirements and range of application services should be provided.

4.3. The applicant should identify the range of services to be provided and the components of the services. For example, those applying for network facilities provider licence would have to indicate the network facility for which the licence is being applied (e.g. earth station, fixed links etc.). In addition, the applicant should also notify MCMC if the services provided are in collaboration with foreign network facilities and/or service providers.

4.4. A description of the resources required for the provision of the services should be outlined. This would include identifying the relevant bands in the spectrum plan or type of numbering or electronic addresses required (where applicable).
4.5. In addition to the information required pursuant to Regulation 7 of the Licensing Regulations, the applicant shall also submit an impact analysis report together with its application containing the following:

a) How the applicant’s operations will benefit/impact the country generally and the communications and multimedia industry specifically and contribute towards making Malaysia a communications and multimedia global hub;

b) Strategies that will be employed to compete effectively in the communications and multimedia market;

c) An economic and market study on the potential demand for the activity being proposed/the projected market share that the applicant will be able to acquire in the next five years;

d) Details of technological innovations to be utilised in the provision of service or carrying out of activity;

e) Details of any initiatives undertaken towards sharing of infrastructure; and

f) Any other relevant information.

4.6. A Board of Directors’ resolution in support of the application must be provided with the above submission.

4.7. The applicant may submit any other information not specified above which may be considered helpful to the application.

4.8. MCMC reserves the right to request for clarification or any further information from the applicant regarding its application.

4.9. MCMC reserves all rights not to accept application proposals which are deemed incomplete.

4.10. The Individual Licence Application Template is annexed as ANNEXURE 6.

**Variation of Individual Licence Application**

4.11. This matter falls under Section 33 of the Communications and Multimedia Act 1998 (CMA), and the application process which is stipulated in Regulation 12 (2) of the Communications and Multimedia (Licensing) Regulations 2000 (Licensing Regulations) as amended.
4.12. Regulation 12 (2) of the Licensing Regulations lists out the information that should be submitted (for the purpose of the variation of an individual licence to provide a particular facility or service) which is outlined below:

a) The proposed dates wherein the proposed modification, variation or revocation or proposed additions shall become valid;

b) The details of the proposed modification, variation, revocation or additions and the reasons for them;

c) The prescribed fee as set out in Table A of the First Schedule; and

d) Any other details MCMC may require in writing or pursuant to any administrative guideline issued by MCMC.

4.13. In addition to the information required pursuant to Regulation 12 (2) of the Licensing Regulations, the Licensee shall also submit an impact analysis report together with its application containing the following:

a) How the applicant’s operations will benefit/impact the country generally and the communications and multimedia industry specifically and contribute towards making Malaysia a communications and multimedia global hub;

b) Strategies that will be employed to compete effectively in the communications and multimedia market;

c) An economic and market study on the potential demand for the activity being proposed/the projected market share that the applicant will be able to acquire in the next five years;

d) Details of technological innovations to be utilised in the provision of service or carrying out of activity;

e) Details of any initiatives undertaken towards sharing of infrastructure; and

f) Any other relevant information.

4.14. The Licensee must include a bank draft for the application processing fee for the variation of an individual licence pursuant to Table A of the First Schedule of the Licensing Regulations.

4.15. The Licensee may submit any other information not specified above which might be considered helpful to the application.
4.16. MCMC reserves the right to request for clarification or any further information from the applicant regarding its application.

4.17. MCMC reserves all rights not to accept variation application proposals which are deemed incomplete.

4.18. A Board of Directors’ resolution in support of the application must be provided with above submission.

**Transfer of Individual Licence Application**

4.19. This matter falls under Section 36 of the Communications and Multimedia Act 1998 (CMA), and the application process which is stipulated in Regulation 16 of the Communications and Multimedia (Licensing) Regulations 2000 (Licensing Regulations) as amended.

4.20. The Licensee is required to submit the following information to MCMC, should it wish to effect the said transfer:

**Information on the transferor and transferee:**

a) Name of company;

b) Principal business activity of the company. Please highlight and explain if this will change as a consequence of the transfer exercise;

c) Date and place of incorporation;

d) Registered address, contact and fax numbers;

e) Principal place of business, contact and fax numbers;

f) Issued and paid-up capital;

g) Management and organizational structure of transferee;

h) Contact person (Name and designation);

i) Directors;

j) Holders of licences under the CMA – to specify type, date of issuance and/or registration and duration of licence;

k) List of key members in the transferee’s management and technical team;

l) Details on the financial performance of the transferee over the past 5 years in order for MCMC to assess the financial viability of the said entity;
m) Shareholding structure (names of shareholders, amount of shares (RM) and percentage (%) of shares held). Please disclose the ultimate beneficial shareholders of the transferee, and all associated or subsidiary companies within the group, detailing the direct and indirect shareholdings of all their shareholders; and

n) Company structure (holding company, subsidiary company and associate company).

4.21. **Company Forms:**

a) Memorandum and Articles of association;

b) Forms 9, 13, full sets of Form 24, 32A (if applicable), 44 and 49;

c) Latest Annual Returns under the Companies Regulations 1966 [P.U. 173/1966] which has been filed with the Companies Commission; and

d) Super Form (for companies incorporated under the Companies Act 2016).

4.22. **Information on the transfer:**

a) Explanation about the relationship between the transferor and the transferee and to provide the rationale or reasons for this transfer exercise. Reasons proffered must be compelling and clear, as this will have a bearing on whether the said transfer will be permitted;

b) Explanation about the type of transfer initiated, i.e. whether this is a full or partial change in ownership (to provide clear details). The transferor should provide documentation as far as is possible (e.g. letters from MIDA, LHDN, etc.) and explain the tax implications clearly;

c) Explanation whether this transfer exercise will affect any rollout plan submitted to MCMC. If yes, the transferor should provide details on how this is expected to be managed by the transferee. If the transferor has not been able to rollout the proposed facilities/services, the transferor should indicate this clearly and explain clearly why this is so. If the transferor has no intention of deploying any new facilities/services, please explain why this is the case;

d) Explanation on how the parties concerned (transferor and transferee) are going to manage this change with regard to existing customers that the transferor has;
e) Explanation whether the transferor’s disaster recovery plan and operational plans be fully subsumed by the transferee. If no, please provide details on what measures the transferee will be undertaking here;

f) Details and explanation about how the transferee intends to deal with the existing interconnection arrangements of the transferor in undertaking this transfer exercise;

g) Details and explanation about how the transferee intends to deal with the spectrum, apparatus and numbering resources (if applicable) held by the transferor in undertaking this transfer exercise; and

h) Details of any outstanding regulatory issues that the transferor and/or transferee may have with the Commission. These include settlement of licence fees, spectrum and apparatus assignment fees and USP Contributions. The details of any fine or penalties paid and enforcement matters that were pursued against the transferor and/or transferee over the past 5 years should be included in the transfer application to MCMC.

4.23. The Licensee must include a bank draft for the application processing fee for the transfer of an individual licence pursuant to Table A of the First Schedule of the Licensing Regulations.

4.24. A Board of Directors' resolution in support of the application must be provided with the above submission.

4.25. MCMC requires all of the above information to be submitted afresh, at the time of a particular application, notwithstanding the fact that the Licensee or transferor/transferee may already be an existing holder of a licence under the CMA.

4.26. MCMC reserves the right to reject applications for transfer which are incomplete, and MCMC further reserves the right to request for clarification or further information from the relevant parties concerned with regard to this transfer application.

Renewal of Individual Licence Application

4.27. This matter falls under Section 34 of the Communications and Multimedia Act 1998 (CMA) and the application process which is stipulated in Regulation 11 of the Communications and Multimedia (Licensing) Regulations 2000 (Licensing Regulations) as amended.
4.28. The licensee should submit the licence application **not later than 120 days** from the expiry date of its licences.

4.29. The licensee is required to submit the following:

a) Form A *(ANNEXURE 1)*;

b) Memorandum and Articles of association;

c) Certified true copies of relevant forms with Companies Commission;

d) Financial performance for the past 5 years. The licensee is required to explain the profitability and revenue growth or the losses incurred over the past 5 years; and

I. The licensee’s presence in the market, namely its performance, dependence on its services and role played in enhancing the industry;

II. Organisation chart;

III. Management / shareholding – whether the management of the licensee has been consistent, competent and professional;

IV. Number of subscribers / types of subscribers / market share of its subscribers;

V. The licensee’s contribution towards industry development; such as, its support towards new / smaller service providers that provides applications services or Mobile Virtual Network Operators (MVNOs) (if any);

VI. Contribution towards local content / broadband penetration (if any);

VII. Coverage of service;

VIII. Major technology introduced to the industry / investment in the country’s infrastructure (if any);

IX. Capacity building activities for its employees;

X. Universal Service Provision roll out details (if any);

XI. Corporate social responsibility initiatives that has been undertaken by the Licensee for the past 5 years (if any); and

XII. Any other information that MCMC may require.
4.30. The licensee should ensure that it does not have any outstanding regulatory compliance issues (e.g. compounds / enforcement action with MCMC at the time it submit its renewal application to MCMC).

4.31. There is a presumption of renewal of the individual licence if the licensee has complied to the following items set out in Section 34 of the CMA:

a) Terms and conditions of its individual licence;
b) Complied with the provisions of the CMA; and
c) Complied with any instrument issued, made or given by the Minister or the Commission.

4.32. The licensee must include a bank draft for the renewal processing fee pursuant to Table A of the First Schedule of the Licensing Regulations.

4.33. MCMC requires all of the above information to be submitted afresh, at the time of a particular application, notwithstanding the fact that the Licensee may have already submitted these documents at the time it first applied for the licences.

4.34. A Board of Directors’ resolution in support of the application must be provided with the above submission.

4.35. MCMC reserves the right to reject applications for renewal which are incomplete, and MCMC further reserves the right to request for clarification or further information from the relevant parties concerned with regard to this renewal application.

**Class Licence**

4.36. Regulation 25 (2) states the Form D submitted for a class licence shall be accompanied by:

a) The particulars of the applicant:

   I. Certified copies of relevant documents in support of the legal status of applicant (company / partnership / individual / society / others). As an example, applicants which companies are locally incorporated would be required to furnish the relevant Forms 9, 24, 44 and 49 together with the memorandum and articles of association / Super Form (for companies incorporated under the Companies Act 2016); and

   II. Organisation chart (for company / partnership / society).
b) A description of the network facilities, network service, applications service or content applications service which is operated or provided by the applicant in the following form:

I. Introduction – brief description of network facility/network service/applications service/content applications service; and

II. Operating procedures including a network topology and/or business model.

4.37. For applications to register as network facilities and/or network service class licensee, the applicant would also be required to provide the following:

a) A description of the network (inclusive of network topology and configuration of the network);

b) A description of the equipment to be used (inclusive of technical specification, capability, location and coverage);

c) Channelling plan of the frequency (where appropriate);

d) Details of proposed customers and scope of the activities or services to be provided (inclusive of duration, whether meant for purposes of meeting special requirements such as coverage of specific events, etc.); and

4.38. The Class Licence Application Template is annexed as ANNEXURE 8.

4.39. Any party that is keen to register itself as a Network Facilities Provider / Network Service Provider Class licensee is advised to first read the Ministerial Guidelines on Class Licences that was issued in 17 September 2002 and ensure that the scope of the facilities and/or services to be provided falls within the ambit of the said guidelines (The Ministerial Guidelines is annexed as ANNEXURE 9).

4.40. Any party intending to provide limited content applications service is advised to refer to the Ministerial Determination on the Guidelines on Limited Content Applications Service, Determination No. 4 of 2003 that was issued on 17 July 2003 which provides clarification of criteria for limited content (The Limited Content Ministerial Determination is annexed as ANNEXURE 10).
5. Licensing Criteria (Individual Licence)

5.1. MCMC will consider an application together with the accompanying information on its merits. However, the merits of each application will be evaluated against a set of criteria which may include, but is not limited to the following:

a) Financial/Business plan

In examining the financial plan, MCMC will consider whether the applicant possesses the financial capability to carry out the activity in question. Any information on the financial standing of the applicant will be considered, including (where applicable) ratings given by rating agencies.

MCMC will also look into the feasibility of the business plan vis-à-vis the assumptions provided by the applicant and evaluate this against the current market environment.

b) Applicant’s background

The applicant’s chain of ownership (extending to even 2nd or 3rd level) will be considered. If the applicant is an established company, the revenue earnings and the business segment in which the applicant is involved in would also be taken into account.

c) Newly incorporated companies

A new company with no revenue track record will be considered based on other criteria such as funding from venture capitalists or holding companies, innovative services to be provided and relevant expertise.

d) Shareholdings

I. In assessing the shareholding structure of any one applicant, MCMC will take into account the need to encourage more local SMIs (i.e. locally incorporated companies and where the majority of shares are held by Malaysians) to participate in the local ICT industry, particularly the applications services market.

II. MCMC will also take into account any specific policy determined by the Minister in relation to shareholdings in companies applying for CASP licence.
e) **Major projects undertaken and proven managerial and technical expertise**

Any applicant who possesses relevant managerial and technical expertise (from not only a local perspective but where possible a global one) to carry out the proposed activity may have an advantage. MCMC will also consider any previous major projects undertaken by the applicant relating to ICT and whether the applicant has any relevant experience in the communications and multimedia industry. Initiatives undertaken, particularly in the area of research and development, by the applicant and/or its holding or associated companies (where applicable) will also be considered.

f) **Benefits/Impact Analysis**

MCMC will also consider the benefits that will be brought by the applicant to the overall communications and multimedia industry.

g) **Technological and Service Innovations**

MCMC will consider technological and/or service innovations the applicant proposes to provide.

h) **Target Market**

MCMC will consider what the target market of the proposed activity is and would look upon favourably on proposals that cover not only urban but rural areas as well.

i) **Other Policies**

In evaluating the licence application, regard will be made to any general policy decisions made by the Minister on the licensing framework.

5.2. MCMC may, as it deems fit, request that an undertaking pursuant to Section 43 of the Communications and Multimedia Act 1998 be given with regard to any representation made by the applicant in its application.
6. **Licensee’s Obligations (Individual Licence)**

6.1. The licensees are encouraged to read and understand the terms and conditions of its individual licence. All licensees are required to adhere to all of the provisions under the Communications and Multimedia Act 1998 (CMA) and its subsidiary Act, terms and conditions in its individual licences, any other written laws or provisions related to the communications and multimedia industry as well as any other instruments issued, made or given by the Minister or Commission.

6.2. The summary of its special licence conditions are as follows:

a) Licensees are to understand the scope of each licence condition;

b) Licensees are to rollout the activity within 12 months from the date of the licence;

c) Licensees are to pay annual licence fees on the anniversary of each individual licence;

(On the first anniversary of the licence and annually thereafter a sum of RM50,000.00 per licence as initial payment of the applicable annual licence fee or 0.5% of the gross annual turnover whichever is higher);

d) Each individual licensee shall submit its audited account to the Commission within three (3) months from the end of its financial year;

e) On Universal Service Provision (USP), all licensees are to submit a certified true copy of its audited accounts for the financial year ending, a certified true copy of return of net revenue (RONR) derived from designated services and non-designated services of the calendar year and a licensed external auditor’s declaration certifying the RONR form;

f) Licensees are to permit network interconnection with other service providers; and

g) Licensees are to provide a contact person’s name and contact details (e.g. telephone, fax number, email ID etc.) and update the Commission should there be any changes.

6.3. Issues related to the payment of annual licence fee and the responsibility to submit the audited account are the key responsibilities of a licensee that is non-negotiable in any given circumstance. Such obligations do not take into consideration of the current situation of a company. Examples of current situations that are considered as non-negotiable are as follows:
a) The company is not in operations;  
b) The company is not profitable; and  
c) The company was not successful in obtaining tender(s).

6.4. Licences issued can be suspended or cancelled if it does not adhere to the above obligation(s).

Surrender of Individual Licence

6.5. The licensee can opt to surrender of its individual licence(s) if it is no longer involved in the provisioning of the licensable activities under the CMA. This matter falls under Section 35 of the Communications and Multimedia Act 1998 (CMA).

6.6. The licensee is required to submit by way of written notice, the intent to surrender its individual licence and enclose the original copy(s) of its individual licences to MCMC.

6.7. The surrender shall take effect on the date MCMC receives the individual licence and the notice under subsection 35(1), or where a later date is specified in the notice, on that date.

6.8. The surrender of an individual licence shall be irrevocable unless the Licensee has expressed it to take effect on a later date and before that date MCMC, by notice in writing to the licensee, allows the surrender to be withdrawn.

6.9. It is prudent for a licensee which is unable to meet its obligation to consider the option of surrendering its individual licence(s) to MCMC before its anniversary date, as this reflects responsible behaviour that will be viewed favourably by MCMC.
7. Fees and Rebates

Individual Licence

7.1. For an individual licence the applicable fees are as follows:
   a) Application fee – RM10,000 per licence (non-refundable);
   b) Approval fee – RM50,000 per licence; and
   c) Annual licence fee – 0.5% of Gross Annual Turnover or RM50,000.00 (per licence) whichever is higher.

7.2. The list of all applicable licence fees are as per table below:

<table>
<thead>
<tr>
<th>Types of fees</th>
<th>Fees (RM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Approval fee</td>
<td>50,000.00</td>
</tr>
<tr>
<td>Application fee</td>
<td>10,000.00</td>
</tr>
<tr>
<td>Processing fee for renewal and renewal of an individual licence</td>
<td>25,000.00</td>
</tr>
<tr>
<td>Application for certified true copy of an individual licence</td>
<td>10.00 per page</td>
</tr>
<tr>
<td>Fee for change of particulars of an individual licence</td>
<td>100.00</td>
</tr>
<tr>
<td>Application for variation of special or additional conditions attached to an individual licence</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Application for assignment or transfer of an individual licence</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Fee for replacement of individual licence</td>
<td>10.00 per page</td>
</tr>
<tr>
<td>Fee for making a copy of, or taking extracts from, the register</td>
<td>1.00 per page</td>
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</tbody>
</table>

Class Licence

7.3. A registration fee of RM2,500.00.

7.4. The list of all applicable licence fees are as per table below:

<table>
<thead>
<tr>
<th>Types of fees</th>
<th>Fees (RM)</th>
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<tbody>
<tr>
<td>Registration and annual registration fees</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Application for certified true copy of class licence registration notice</td>
<td>10.00 per page</td>
</tr>
<tr>
<td>Application for certified true copy of class licence</td>
<td>10.00 per page</td>
</tr>
<tr>
<td>Fee for change of particulars in the registration notice of class licence</td>
<td>50.00</td>
</tr>
<tr>
<td>Fee for making a copy of, or taking extracts from, the register</td>
<td>1.00 per page</td>
</tr>
</tbody>
</table>
Rebates for Individual Licence

7.5. The Communication and Multimedia (Licensing) Regulations 2000 provides rebates on applicable annual fees for holders of individual licenses. To obtain rebates on the annual fees payable, the individual licensee must have incurred expenses on items related to industry development.

7.6. For purpose of licence fee rebates, the eligible industry development items are:

a) Research and Development (R&D);

b) Skills training;

c) Minority investments in Small and Medium Industry (SMIs);

d) Malaysian value added procurement from Malaysian SMIs; and

e) Local content and production.

7.7. For further information on what these items are, please refer to ‘Revised Information Paper on Eligible Deductions for Individual Licence Fee Rebates’.

7.8. Individual Licensee who wishes to apply for rebates on annual fees payable will have to submit the following to MCMC:

a) A duly completed Application Form for Rebates (ANNEXURE 11);

b) Details as per the checklist (ANNEXURE 12);

c) Self-calculation of rebate entitlement (ANNEXURE 13); and

d) Application template (ANNEXURE 14).
CONTACTING MCMC

More information on the above may be obtained by writing to the following address:

**Head, Licensing Department**
Licensing and Assignment Division
Malaysian Communications and Multimedia Commission
Level 11, MCMC Tower 1, Jalan IMPACT, Cyber 6
63000 Cyberjaya
Selangor Darul Ehsan
Tel No.: +603-86 88 80 00
Fax No.: +603-86 88 10 02
ANNEXURE 1

http://skmm.gov.my/skmmgovmy/files/attachments/Form_A.pdf

THIRD SCHEDULE
(Subperaturan 6(1)/Subregulations 6(1))

BORANG A/FORM A

AKTA KOMUNIKASI DAN MULTIMEDIA 1998/
COMMUNICATIONS AND MULTIMEDIA ACT 1998

PERATURAN-PERATURAN KOMUNIKASI DAN MULTIMEDIA (PELESEHAN)/
COMMUNICATIONS AND MULTIMEDIA (LICENSING) REGULATIONS 2000

PERMOHONAN UNTUK LESEN INDIVIDU/
APPLICATION FOR INDIVIDUAL LICENCE

Tandakan (✓) mana-mana yang berkenaan
Tick (✓) whichever is applicable

1. Permohonan untuk a
   Application for a
   
   (a) lesen kemudahan rangkaian
      network facilities licence
      
   (b) lesen perkhidmatan rangkaian
      network service licence
      
   (c) (deleted)

   (d) lesen perkhidmatan aplikasi kandungan
      content applications service licence
      
2. Jenis permohonan
   
   (a) permohonan baru
      new application
      
   (b) pembaharian
      renewal

   aNOTA: Permohonan untuk dua lesen atau lebih hendaklah dibuat dalam borang permohonan yang berasingan, setiap satunya disokong dengan maklumat yang berkaitan.
   aNOTE: An application for two or more licences shall be made in separate application forms, each supported by the relevant information.
A. BUTIR-BUTIR PEMOHON  
PARTICULARS OF APPLICANT

1. Nama Pemohon dan No. Syarikat  
Name of applicant and Company No.

2. Pejabat Berdaftar  
Registered office

No. Telefon  
Telephone No.
No. Fakz  
Fax. No.

3. Tempat pemigaan utama  
Principal place of business

No. Telefon  
Telephone No.
No. Fakz  
Fax. No.
4. Particulars if shareholding of the applicant

<table>
<thead>
<tr>
<th>Nama / Name</th>
<th>No. KTP / No. Passport / NRIC No.</th>
<th>Alamat / Address</th>
<th>Jumlah dan % saham yang dipegang / Number and % of shares held</th>
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</table>

*Sila nyatakan pemegang saham beneficial terakhir
*Please indicate ultimate beneficial shareholder

5. Adakah pemohon kini memegang apa-apa penguntukan spektrum, penguntukan radas atau penguntukan kelas?
Does the applicant currently hold a spectrum assignment, apparatus assignment or a class assignment?

- [ ] Ya / Yes
- [ ] Tidak / No

Jika ya, sila berikan butir-butir
If yes, please provide particulars
6. Adakah pemohon telah diuntukkan apa-apa nombor atau apa-apa alamat elektronik?  
*Has the applicant been assigned any numbers or any electronic addresses?*

- [ ] Ya / Yes
- [ ] Tidak / No

Jika ya, sila berikan butir-butir  
*If yes, please provide particulars*


7. Adakah pemohon membuat apa-apa usahasama?  
*Has the applicant entered into any joint ventures?*

- [ ] Ya / Yes
- [ ] Tidak / No

Jika ya, sila berikan butir-butir  
*If yes, please provide particulars*


8. 
(a) Pernahkah pemohon diberikan lesen di bawah Akta Telekomunikasi 1950?  
*Has the applicant been licensed under the Telecommunication Act 1950?*

- [ ] Ya / Yes
- [ ] Tidak / No

(b) Pernahkah pemohon diberikan lesen di bawah Akta Penyiaran 1988?  
*Has the applicant has been licensed under the Broadcasting Act 1988?*

- [ ] Ya / Yes
- [ ] Tidak / No

9. Adakah lesen pemohon di bawah subperenggan 8(a) atau (b) pernah digantung atau dibatalkan?  
*Was the applicant’s licence under subparagraph 8(a) or (b) ever suspended or revoked?*

- [ ] Ya / Yes
- [ ] Tidak / No

Jika ya, sila berikan butir-butir  
*If yes, please provide particulars*
B. PENGAKUAN

DECLARATION

1. Adakah penerima, atau penerima dan pengurus, pernah dilantik berkenaan dengan apa-apa harta pemocon?
   Has a receiver, or receiver and manager, been appointed in respect of any of the applicant’s assets?
   ○ Ya / Yes  ○ Tidak / No

2. Adakah pemohon telah menceapai kata sepakat atau membuat perkara dengan pemutang?
   Has the applicant entered into a compromise or arrangement with creditors?
   ○ Ya / Yes  ○ Tidak / No

3. Adakah petisi telah dikenalkan ke mahkamah untuk menggugatkan pemohon?
   Has a petition been presented in court for the winding up of the applicant?
   ○ Ya / Yes  ○ Tidak / No

C. MAKLUMAT

INFORMATION

1. Maklumat dua orang iaitu dua pengarah atau seorang pengarah dan setiausaha syarikat pemohon yang boleh dihubungi untuk maklumat lanjut:
   Particulars of two persons namely two directors or a director and the company secretary of the applicant who may be contacted for further information:

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Telephone No.</th>
<th>Address</th>
</tr>
</thead>
<tbody>
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</tr>
</tbody>
</table>

2. Apa-apa maklumat tambahan yang dianggap berkaitan dengan permohonan ini:
   Any additional information considered relevant to this application:
We, [Applicant's Name], declare and confirm that we are eligible to apply for an individual licence under the Act and that all the information given in this application and in the attached annexes is true and accurate.

Date: ______________________

Signed by: ______________________

Tandatangan disini

Sign here

For and on behalf of: ______________________

NOTE:
If the spaces is insufficient to provide the particulars, please attach annexes. Any annex should be
initialled by the signatory to this application.
### Checklist for Submission of Application for Individual Licence

Please ensure that the application is submitted together with the required supporting documents as per Regulation 7 of the Communications and Multimedia (Licensing) Regulations 2000. A checklist is provided below for reference.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>1.</td>
<td>Form A.</td>
</tr>
<tr>
<td>2.</td>
<td>Form 9 (Incorporation of Company) and Form 13 (if applicable) from Register of Companies.</td>
</tr>
<tr>
<td>3.</td>
<td>Latest audited accounts, memorandum and articles of association and certified true copies of Form 24, 32A (if applicable), 44, and 49 under the Companies Regulation 1966 [P.U.173/1966] or any other relevant documents under the Companies Act 2016 of the applicant which have been filed with the Registrar of Companies.</td>
</tr>
<tr>
<td>4.</td>
<td>Corporate information including the particulars of the companies referred to in Subregulation (7)(d) and particulars disclosing the ultimate beneficial shareholders of the applicant and any company referred to in Subregulation (7)(d) which hold a licence together with information detailing in the direct and indirect shareholding of all their shareholders.</td>
</tr>
<tr>
<td>5.</td>
<td>Any other licences held by the applicant under the CMA, its group of companies and any company which is deemed to be associated with a director of the applicant by virtue of Section 197 of the Companies Act 2016.</td>
</tr>
<tr>
<td>6.</td>
<td>A description of the nature of the facilities, service, applications or content and area of coverage and the types of technology to be used.</td>
</tr>
<tr>
<td>7.</td>
<td>Anticipated operating and capital expenditure, proposed financing plan including the sources of financing, whether domestic or foreign. The minimum requirement for paid-up capital is RM500,000. This minimum requirement is based on previous approved applications as this one criteria to indicate the financial capability of an applicant.</td>
</tr>
<tr>
<td>8.</td>
<td>The proposed technical and service roll-out</td>
</tr>
<tr>
<td>9.</td>
<td>The proposed operating procedures including a disaster recovery plan.</td>
</tr>
<tr>
<td>10.</td>
<td>Copies of any documentation on details of spectrum assignment or apparatus assignment. Particulars of the above must be stated in the Form A (item no. 5)</td>
</tr>
<tr>
<td>11.</td>
<td>Copies of the details of the application (if any) on spectrum assignment or apparatus assignment submitted to the Commission. Particulars of the above must be stated in the Form A (item no. 6)</td>
</tr>
<tr>
<td>12.</td>
<td>Joint venture (if applicable) – copies of documentation on compliance with the Foreign Investment Committee requirements.</td>
</tr>
<tr>
<td>13.</td>
<td>A copy of any letter and supporting documents from the relevant authority on the suspension or revocation of the licence as per item no.9.</td>
</tr>
<tr>
<td>14.</td>
<td>A crossed cheque for the amount of RM10,000 payable to Suruhanjaya Komunikasi dan Multimedia Malaysia – being the application fee for each licence applied.</td>
</tr>
<tr>
<td>15.</td>
<td>Board of Directors’ Resolution in support of the application and understanding of the requirement of service roll-out in the details business plan.</td>
</tr>
<tr>
<td>16.</td>
<td>Attachments must be initialled by the signatory.</td>
</tr>
</tbody>
</table>

**Note:** All photocopies must be certified by the Director or the Company Secretary. Company rubber stamp must be affixed on the last page of the application form.
ANNEXURE 3

Checklist for Submission of Renewal Application for Individual Licence

Please ensure that the application is submitted together with the required supporting document. A checklist is provided below for reference.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
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</thead>
<tbody>
<tr>
<td>1.</td>
<td>Submit the licence application not later than 120 days from the expiry date of its licences.</td>
</tr>
<tr>
<td>2.</td>
<td>Form A</td>
</tr>
<tr>
<td>3.</td>
<td>Memorandum and articles of association</td>
</tr>
<tr>
<td>4.</td>
<td>Certified true copies of Form 24, 32A (if applicable), 44, and 49 under the Companies Regulation 1966 [P.U.173/1966] or any other relevant documents under the Companies Act 2016 of the applicant which have been filed with the Registrar of Companies.</td>
</tr>
<tr>
<td>5.</td>
<td>Financial performance for the past 5 years. The licensee is required to explain the profitability and revenue growth or the losses incurred over the past 5 years</td>
</tr>
<tr>
<td>6.</td>
<td>Presence in the market, namely its performance, dependence on its services and role played in enhancing the industry:</td>
</tr>
<tr>
<td></td>
<td>i. Organisation chart;</td>
</tr>
<tr>
<td></td>
<td>ii. Management / shareholding – whether the management of the licensee has been consistent, competent and professional;</td>
</tr>
<tr>
<td></td>
<td>iii. Number of subscribers / types of subscribers / market share of its subscribers;</td>
</tr>
<tr>
<td></td>
<td>iv. The licensee’s contribution towards industry development; such as, its support towards new / smaller service providers that provides applications services or Mobile Virtual Network Operators (MVNOs) (if any);</td>
</tr>
<tr>
<td></td>
<td>v. Contribution towards local content / broadband penetration (if any);</td>
</tr>
<tr>
<td></td>
<td>vi. Coverage of service;</td>
</tr>
<tr>
<td></td>
<td>vii. Major technology introduced to the industry / investment in the country’s infrastructure (if any);</td>
</tr>
<tr>
<td></td>
<td>viii. Capacity building activities for its employees;</td>
</tr>
<tr>
<td></td>
<td>ix. Universal Service Provision roll out details (if any);</td>
</tr>
<tr>
<td></td>
<td>x. Corporate social responsibility initiatives that has been undertaken by the Licensee for the past 5 years (if any); and</td>
</tr>
<tr>
<td></td>
<td>xi. Any other information that MCMC may require</td>
</tr>
<tr>
<td>7.</td>
<td>Board of Directors’ Resolution in support of the application</td>
</tr>
<tr>
<td>8.</td>
<td>A banker’s cheque for the amount of RM25,000.00 payable to Suruhanjaya Komunikasi dan Multimedia Malaysia – being the application fee for each licence renewal applied.</td>
</tr>
</tbody>
</table>

Note: All photocopies must be certified by the Director or the Company Secretary. Company rubber stamp must be affixed on the last page of the application form.
# THIRD SCHEDULE

(Subperaturan 25 (1)/Subregulations 25 (1))

Borang D/ Form D

**AKTA KOMUNIKASI DAN MULTIMEDIA 1998/ COMMUNICATIONS AND MULTIMEDIA ACT 1998**

**PERATURAN-FERATURAN KOMUNIKASI DAN MULTIMEDIA (PELESEHAN)/ COMMUNICATIONS AND MULTIMEDIA ( LICENSING) REGULATIONS 2000**

**NOTIS PENDAFTARAN UNTUK LESEN KELAS/ REGISTRATION NOTICE FOR CLASS LICENCE**

**ASAL ORIGINAL**

No. Siri:  
Serial No.:  

1. **NO. LESEN KELAS/ CLASS LICENCE NO.**

- (a) *lesen kemudahan rangkaian / network facilities licence*
  
- (b) *lesen perkhidmatan rangkaian / network service licence*
  
- (c) *lesen perkhidmatan aplikasi / applications service licence*
  
- (d) *lesen perkhidmatan aplikasi kondungan / content applications service licence*

Tandakan (✓) lesen kelas yang digamnya pemoion berhasrat untuk menjalankan kendala:  
*Tick (✓) the class licence the applicant wishes to operate under:*

2.  

(a) **Nama Pemoion / Name of Applicant**

   

---

**ANNEXURE 4**

http://skmm.gov.my/skmmgovmy/files/attachments/Form_D.pdf
(b) Kedudukan pemohon di sisi undang-undang

*Legal status of applicant*

- [ ] Syarikat/Company
- [ ] Persatuan/Society
- [ ] Perkongsian/Partnership
- [ ] Lain-lain/Others *
- [ ] Individu/Individual

*Sila nyatakan dan benarkan butir-butir dalam lampiran
*Please specify and provide particulars in annex

(c) Alamat / Address

- [ ] No. Telefon
- [ ] Telephone No.
- [ ] No. Faks
- [ ] Fax No.
- [ ] Alamat e-mel
- [ ] E-mail address

3. Perihal asam kemudahan/perkhidmatan/aktiviti yang akan dipunyai atau diberi atau
dikendalikan oleh pemohon:

*General description of facilities/service/activity to be owned or provided or operated by the applicant:

4. Kemudahan/perkhidmatan terletak akan diberikan di (sila berikan pengenalpastian spt.
Protokol internet/alamat laman web jika terpakai):

*The facilities/services are located/provided at (please provide on-line identification e.g.
internet protocol/web site address, where applicable):

- [ ] No. Telefon
- [ ] Telephone No.
- [ ] No. Faks
- [ ] Fax No.
- [ ] Alamat e-mel
- [ ] E-mail address
5. Saya/Kami, [Signature]
   dengan ini mengakui dan mengesahkan bahawa semua maklumat yang dihantar dalam
   permohonan ini dan apa-apa lampiran yang dikepilkan adalah benar dan tepat.

I/We, [Signature] the applicant,
declare and confirm that all the information given in this application and in the attached
annexes is true and accurate.

Tanggal: [Date]

Ditandatangani oleh
Signed by

untuk dan bagi pihak
for and on behalf of

NOTA:
NOTE:
Jika ruang yang disediakan tidak mencukupi untuk memberikan butir-butir, sila kepilkan lampiran.
Setiap lampiran mestih ditandatangani ringkas oleh orang yang menandatangani permohonan ini.
If the space is insufficient to provide particulars, please attach annexes. Any annex should be
initialled by the signatory to this application.
ANNEXURE 5

CHECKLIST FOR CLASS LICENCE APPLICATION

To:
Head of Licensing Department
Licensing and Assignment Division
Malaysian Communications and Multimedia Commission

From : .................................................................
Name : .................................................................
Position : .................................................................
Company : .................................................................

I/We hereby submit Registration Notice for Class Licence and confirm that the following documentation is submitted together with the duly completed form:
(Please tick in the boxes provided).

1) A duplicate copy of the Registration Notice (Form D).
   Certified copies of relevant documents in support of the legal status of applicant:
   a) For company - Form 9, Form 13, Form 24 or Latest Annual Returns, Form 44, Form 49 & Memorandum and Articles of Association / Super Form (For companies incorporated under the Companies Act 2016).
   b) For Enterprise / Partnership / Individual – copy of I.C., SSM form and any other documents which may be relevant.

2) A cheque for the amount of RM2,500.00, made payable to Suruhanjaya Komunikasi dan Multimedia Malaysia.

3) Company profile (for companies/partnership/society) including organization chart.
   A proposal on the facilities/services:
   a) Introduction – brief description of network/service/facility and other related information.
   b) Operating procedures including a network topology.
   c) Other related information.

4) To include a company stamp (preferable rounded shape) next to the signature of applicant in the Form D.

5) Each page of annexure should be initialed by the signatory.

Signature: ................................................................. Date: .................................................................
# ANNEXURE 6

## OVERVIEW OF APPLICANT COMPANY

### Company’s background

<table>
<thead>
<tr>
<th>Name of Company</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of incorporation</td>
<td></td>
</tr>
<tr>
<td>Place of incorporation</td>
<td></td>
</tr>
<tr>
<td>Registered and Business Address</td>
<td></td>
</tr>
<tr>
<td>Issued and Paid-up capital (RM)</td>
<td>The minimum requirement for paid-up capital is RM500,000</td>
</tr>
</tbody>
</table>

### Shareholding structure

<table>
<thead>
<tr>
<th>Shareholders</th>
<th>Amount of shares (RM)</th>
<th>Percentage of shares (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note:
- Please indicate percentage of local and foreign shareholders.
- Please indicate the ultimate ownership both direct and indirect

### Company structure (if applicable)

- Holding company
- Subsidiary company
- Associate company

### Contact

<table>
<thead>
<tr>
<th>Telephone:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Fax:</td>
<td></td>
</tr>
<tr>
<td>E-mail:</td>
<td></td>
</tr>
</tbody>
</table>

### Contact person

<table>
<thead>
<tr>
<th>Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Designation:</td>
<td></td>
</tr>
</tbody>
</table>

### Directors

As per Form 49

### Holders of CMA 98 licence

Any other licences held under CMA 98

### MSC status

To attach MSC certificate and kindly list the activities recognized under MSC status.

---

1. To attach certified true copies (certified by the director or company secretary) of the following documents:

   1.1. Memorandum and articles of association;
   1.2. Form 9, 13, 24, 32a, 44 and 49;
   1.3. Latest annual return under the Companies Regulations 1966 [P.U.173/1966] which has been filed with the Companies Commission; and
   1.4. Super Form (for companies incorporated under the Companies Act 2016).

2. Information on any achievements and awards received by the applicant on its group of companies.
Management and technical team

3. List of key members is Applicant’s management and technical team.

4. A brief resume of the key management and technical team – relevant prior experience and academic qualification.

5. Proposed or current organizational structure for the proposed business. To state whether new employees will be recruited for the proposed business. If so, how many and what sort of expertise will be required:

<table>
<thead>
<tr>
<th></th>
<th>Year 1</th>
<th>Year 2</th>
<th>Year 3</th>
<th>Year 4</th>
<th>Year 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Management</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Technical</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Professional</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non professional</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Finance / Admin / HR</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Professional</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non professional</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Marketing &amp; Sales</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Professional</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non professional</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Customer service</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Professional</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non professional</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Others</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total employment</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

6. Other source of expertise.

Current business activities of applicant

7. Details of current business activities.

PROPOSED BUSINESS

Description of facilities and/or services

8. To indicate clearly the range of facilities and/or services to be provided. For example, if an applicant is applying for NFP(I) licence, to indicate the type of network facility as stated under Regulation 19(1) of the Communications and Multimedia (Licensing) Regulations 2000 (e.g. Fixed links and cables, earth stations etc.).

9. Details of facilities and/or services to be provided. Discuss the function and value in which the customer will gain from it.

10. Strategies that will be employed to compete effectively in the Communications and Multimedia Industry.
Target Market
11. An applicant must be able to show the potential demand for its proposed service. This should include information on market surveys conducted, if any and other relevant sources.

Service coverage and roll-out
12. Service coverage plan for 5 years.
13. Technical and service roll out time line for 5 years (i.e. equipment requisition, commencement of service).
14. Confirmation collectively by Board of Directors not to include the USP projects as a rollout plan via Board of Directors Resolution (draft Board of Directors Resolution as per ANNEXURE 7).

Network Topology
15. To attach appropriate network diagram.
16. Detailed information on network diagram should include the interconnection interface, where applicable.

Commercial and/or interconnection arrangement
17. Collaboration with other local and/or foreign network facilities and/or service providers (e.g. leasing of lines and/or facilities).

Technology
18. Type of technology to be used.
19. To identify any required frequency bands in the spectrum plan or type of numbering or electronic addresses.

PROPOSED OPERATING PROCEDURES

Disaster recovery plan
20. Details of contingency measures i.e. identified possible disaster scenarios, plan for business continuity and risk management and develop resiliency design and recovery strategy.
21. Contact point in the event of emergency.
22. Details of measures undertaken to ensure network and data security.

Assured QoS and Helpdesk Services
23. Effort and initiatives to ensure maximum Quality of Services and smooth helpdesk services.

FINANCIAL ANALYSIS

Past Financial performance
24. Kindly fill in the following table:

<table>
<thead>
<tr>
<th></th>
<th>Year 1 (RM)</th>
<th>Year 2 (RM)</th>
<th>Year 3 (RM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sales</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
25. To attach certified true copies (certified by the Director or Company Secretary) of audited financial statements for the last 3 financial years to support the above figures.

26. For a newly formed company:
   26.1. If the shareholder is a company, kindly provide the shareholder's audited accounts for the last 3 financial years and documentary evidence of the shareholder's creditworthiness, this may be in form of banker's confirmation of deposits or deposits and/or available credit facilities.
   26.2. If the shareholder is an individual, kindly provide documentary evidence of the shareholder's creditworthiness, this may be in the form of bankers' confirmation of deposits or letter of support from financial institution.

**Anticipated capital and operating expenditure**

27. Breakdown of capital and operating expenditure for 5 years plan with relevant assumptions. Please note that the format and items in the table below are meant as a guide only:

<table>
<thead>
<tr>
<th>Capital Expenditure of the proposed business</th>
<th>Year 1 (RM)</th>
<th>Year 2 (RM)</th>
<th>Year 3 (RM)</th>
<th>Year 4 (RM)</th>
<th>Year 5 (RM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Item 1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Item 2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total Capital Expenditure</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Operating Expenditure of the proposed business</th>
<th>Year 1 (RM)</th>
<th>Year 2 (RM)</th>
<th>Year 3 (RM)</th>
<th>Year 4 (RM)</th>
<th>Year 5 (RM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Item 1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Item 2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total Operating Expenditure</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Proposed financing**

28. Proposed sources of funds (domestic or foreign, credit facilities, venture capitalist or holding company).

29. To attach documentary evidence e.g. Letter of offer from financial institutions.

**Financial projection**

30. Profit and loss projection for 5 years with relevant assumptions. Please note that the format and items in the table below are meant as a guide only:
### Assumptions

<table>
<thead>
<tr>
<th></th>
<th>Year 1 (RM)</th>
<th>Year 2 (RM)</th>
<th>Year 3 (RM)</th>
<th>Year 4 (RM)</th>
<th>Year 5 (RM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Market demand ((a))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Penetration (%) ((b))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Estimated no. of subscribers ((a) \times (b))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Customers unsubscribe (%) ((c))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No. of subscribers ([a] \times {b} - {c})</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Financial projection of the proposed business

<table>
<thead>
<tr>
<th></th>
<th>Year 1 (RM)</th>
<th>Year 2 (RM)</th>
<th>Year 3 (RM)</th>
<th>Year 4 (RM)</th>
<th>Year 5 (RM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sales:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service 1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service 2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total sales</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Direct costs:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Direct cost 1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Direct cost 2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Total direct costs</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net profit</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Total operating expenditure</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Income before interest and tax</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Interest expense</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Income before tax</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

31. To include details and method of calculation of sales e.g. number of subscribers’ sales per subscriber, installation and activation fee.

32. To clearly explain all assumptions used.

33. Cash flow projection for 5 years with relevant assumptions. Please note that the format and items in the table below are meant as a guide only:

<table>
<thead>
<tr>
<th>Cash flow projection</th>
<th>Year 1 (RM)</th>
<th>Year 2 (RM)</th>
<th>Year 3 (RM)</th>
<th>Year 4 (RM)</th>
<th>Year 5 (RM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sales</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Debtor</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bank load /funding</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other receipts</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total cash inflow ((A))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Leased lines</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capital expenditure</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Administration</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Licence fees</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bank loan repayment</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Accruals</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total cash outflow ((B))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Cash flow projection

<table>
<thead>
<tr>
<th>Net cashflow ((A) - (B))</th>
</tr>
</thead>
<tbody>
<tr>
<td>Opening balance</td>
</tr>
<tr>
<td>Closing balance</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Year 1 (RM)</th>
<th>Year 2 (RM)</th>
<th>Year 3 (RM)</th>
<th>Year 4 (RM)</th>
<th>Year 5 (RM)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

34. Balance sheet projection for 5 years with relevant assumptions. Please note that the format and items in the table below are meant as a guide only:

<table>
<thead>
<tr>
<th>Cash flow projection</th>
<th>Year 1 (RM)</th>
<th>Year 2 (RM)</th>
<th>Year 3 (RM)</th>
<th>Year 4 (RM)</th>
<th>Year 5 (RM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buildings</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Motor vehicles</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office equipments</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total fixed assets</strong> ((A))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cash and banks balance</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trade debtors</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Deposit and prepayment</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total current assets</strong> ((B))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trade creditors</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Accruals</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total Current Liabilities</strong> ((C))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Net current assets / (liabilities)</strong> ((B) - (C))</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Net assets / (liabilities)</strong> ({(A) - (B)})</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Financed by:
- Share capital
- Accumulated profits

**Shareholders’ equity**

35. Feasibility study of business plan – the write up should explain on how the proposed business plan can be successful as per financial projection given, taking into account:

35.1. Market study or research that has been done;
35.2. Experience gained in the industry;
35.3. Attractive service package and/or marketing activities;
35.4. Relationship with incumbent players;
35.5. Such other factors as any be relevant.

### VALUE PROPOSITION / COMPETITIVE ANALYSIS

36. In this section of the write up, an applicant would be expected to address the following issues:

36.1. An applicant is encouraged to conduct an economic and market study on the potential demand for the activity being proposed. Please mention the study conducted and the result achieved.
36.2. Impact analysis – to mention the benefit or impact to the country and the communications and multimedia industry and contribution towards making Malaysia a communications and multimedia global hub if applicant is granted a licence.

36.3. The projected market share that applicant will be able to acquire in the next 5 years and strategy that will be adopted to achieve the same.

36.4. To indicate how the proposed facilities and/or services differ from others that are now in the market.

36.5. Initiatives undertaken towards sharing of infrastructure and supporting other players in the industry. Please give sufficient details of current and proposed plans.

ANY OTHER RELEVANT INFORMATION OR APPENDICES

37. Any other information, which may be considered helpful to this application.
BOARD OF DIRECTORS RESOLUTION: SERVICE ROLL-OUT

We…………………………..[name and company number] hereby confirm that we understand that the rollout plan(s) submitted in our detailed business plan to MCMC in our application for a ..................................[type of licence to be specified in full] individual licence, under the Communications and Multimedia Act 1998, SHALL NOT INCLUDE the provisioning or deployment of any network facilities/ network service/ content applications service undertaken by us under the Communications and Multimedia (Universal Service Provision) Regulations 2000 (including any amendment or replacement enacted thereafter).
OVERVIEW OF APPLICANT COMPANY

Company’s background

<table>
<thead>
<tr>
<th>Name of company</th>
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<tr>
<td>Date of incorporation</td>
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<tr>
<td>Place of incorporation</td>
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<tr>
<td>Business Address</td>
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<tr>
<td>Issued and paid up capital</td>
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<tr>
<td>Shareholding structure</td>
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Contact

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Contact person

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<td>E-mail</td>
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1. To attach certified true copies of the following documents:
   a. Memorandum and Articles of association;
   b. Form 9, 13, 24, 32a, 44, and 49; and
   c. Super Form (for companies incorporated under the Companies Act 2016).

Management and technical team

2. List of key members in Applicant’s management and technical team.
3. A brief resume of the key management and technical team – relevant prior experience and academic qualification.
4. Proposed or current organization structure for the proposed business. To state whether new employees will be recruited for the proposed business. If so, how many and what sort of expertise will be required.

Current business activities of applicant

5. Details of current business activities

PROPOSED BUSINESS

Description of facilities and/or services

1. To indicate clearly the range of facilities or services to be provided.
**Target market**

2. An applicant must be able to show the potential demand for its proposed service.

**Commercial arrangement**

3. To indicate clearly any commercial arrangement with the individual licensee(s) for the proposed service.

**Technology**

4. Type of technology to be used.
5. To identify any required frequency bands in the spectrum plan.

**Network topology**

6. To attach appropriate network diagram.
7. Detailed information on network diagram should include the interconnection interface, where applicable.
COMMUNICATIONS AND MULTIMEDIA ACT 1998

MINISTERIAL GUIDELINES ON CLASS LICENCES FOR NETWORK FACILITIES

MINISTERIAL GUIDELINES NO. 1 of 2002

IN exercise of the powers conferred by regulation 28 of the Communications and Multimedia (Licensing) Regulations 2000 (“Regulations”), the Minister issues the following Guidelines:

Citation and Commencement
1. These Guidelines may be cited as the “Ministerial Guidelines on Class Licences for Network Facilities”.
2. These Guidelines shall come into operation on [17th September 2002]

Introduction
3. These Guidelines have been prepared to explain the criteria for registration under a network facilities provider class licence and to clarify the meaning of “niche or limited purpose network facilities” for the purpose of administering the Act and the Regulations.

Criteria for Network Facilities Class Licence
4. In general, a network facility, which has minimal impact on the general public and the communications market, will fall under the meaning of “niche or limited” if it satisfies all the following criteria:

(1) Specific or limited in coverage

The network facility is specific or limited in use or it is provided for a specified segment of the general public
(2) Degree of reliance by the general public on the network facility

The degree of reliance by the general public on the network facility should be low. In ascertaining the degree of reliance by the general public on the network facility, the following shall be considered:

(a) The activity or activities for which the network facility is to be used rather than the capabilities of the network facility itself; and

(b) The substitutability of the network facility by other network facility providers.

Generally facilities which are used for only specified purposes regardless of capability and are substitutable, would fall within a class licence.

(3) Degree or reliance on the network facility by other service providers in providing downstream activities

The term “downstream activities” refers to those activities that are dependent on the availability of the network facility for such activities to be provided.

The degree of reliance by other service providers on a network facility should be low. In ascertaining the degree of reliance by the other service providers the following shall be considered:

(a) Whether the support provided to downstream activities is critical; or

(b) Whether it is a bottleneck facility.

Generally where the support is not critical or there are available substitutes, the facilities would be considered as falling within a class licence.

5. A niche or limited network facility shall not be used to support network services, applications services or content applications services which fall within individual license activities.

Illustrations of Niche or Limited Purpose Network Facilities

6. As a further illustration, the following are examples of network facilities that would be niche or limited purpose:

(1) Radiocommunications transmitters for public mobile radio network service
Public mobile radio network service is a public two-way radiocommunications system that provides a network connection service between the mobile radio access devices. The communications traffic may pass through any of the channel or group of channels selected automatically by the system or access device being served by fixed radio base stations.

(2) Radiocommunications transmitters for public radio paging network service

Public radio paging network service is a public one-way or two-way radiocommunications system which provides a network service delivering paging messages to mobile radio paging access devices being served by fixed radio paging base stations.

(3) Radiocommunication transmitters and links for broadband point-to-point and point-to-multipoint wireless Internet network service.

Wireless broadband point-to-point and point-to-multipoint network service is a public radiocommunications system which provides a network connection service between a fixed radiocommunications devices or point communicating with one or many fixed radiocommunications devices or points.

(4) Radiocommunications transmitters and links for public wireless video communications network.

Public wireless video communications network service is a public radiocommunications system which provides a network service for the carriage and distribution of video between video programme source and receivers.

(5) Radiocommunications transmitters and links for public wireless data network service.

Wireless data network service is a public radiocommunications system which provides a network service between the mobile radio data access devices in which the data communications traffic between them are being served by fixed radio base stations.

(6) Network of broadband access switches or multiplexers and fixed links and cables offered for the sole purpose of end users in a building or a single clustered building complex.
Amendments

7. The Minister may from time to time amend these guidelines on the recommendation of the Commission.

Issued: 17 September 2002

KTM:ERK (5)23/494/10(1)

DATUK AMAR LEO MOGGIE
Minister of Energy, Communications and Multimedia
COMMUNICATIONS AND MULTIMEDIA ACT 1998

MINISTERIAL GUIDELINES ON CLASS LICENCES FOR NETWORK SERVICES

MINISTERIAL GUIDELINES NO. 2 of 2002

IN exercise of the powers conferred by regulation 29 of the Communications and Multimedia (Licensing) Regulations 2000 ("Regulations"), the Minister issues the following Guidelines:

Citation and Commencement
1. These Guidelines may be cited as the “Ministerial Guidelines on Class Licences for Network Services”.

2. These Guidelines shall come into operation on [17th September 2002]

Introduction
3. These Guidelines have been prepared to explain the criteria for registration under a network services provider class licence and to clarify the meaning of “niche customer access services” and “niche connection service” for the purposes of administering the Act and the Regulations.

4. Customer access service refers to services that enable a customer to access an applications service provided over a network.

5. Connection service refers to services that provide any-to-any connectivity between networks thus enabling the end users to communicate with each other despite being directly connected to different networks.
Criteria for Network Service Class Licence

6. In general, a network service, which has minimal impact on the general public and the communications market, will fall under the meaning of “niche” if it satisfies all the following criteria:

(a) Retail network service activity

The focus of the network service activity is on retailing to end users. Provision of network services to other service providers shall not be classified as niche.

(b) Service is provided to a limited number of persons to meet special requirements

The network service shall be provided to a limited number of persons to meet special requirements. Examples include availability of a network service for tourists to particular area or a particular business operation. Factors which may be relevant in determining whether a network service is provided to limited number of persons to meet special requirements are as follows:

(I) Special requirements may be identifiable by specialised applications or apparatus to access the network service; and

(II) Limited number of persons must be a group whose members identify themselves as members of that group by virtue of shared or common interests or requirements and does not include groups which are formed arbitrarily or solely for the purpose of using the service.

(c) Specific and limited purpose

A network service must be provided for a specific and limited purpose, and/or may be for a specific duration for which the network service is required. Examples include use of network services for special events such as coverage of sporting or cultural events and festivals.

(d) Degree or reliance by the general public on the network service
The degree of reliance by the general public on the network service should be low. In ascertaining the degree of reliance by the general public on the network service, the following shall be considered:

(I) The activity or activities for which the network service is to be used rather than the capabilities of the network service itself, and

(II) The substitutability of the network service by other network service providers.

Generally where the actual activity is restricted regardless of capability and the network service is substitutable, the activity would fall within a class license

7. A niche customer access service and niche connection service cannot be used to support applications services or content applications services which fall within individual licence activities.

8. Illustrations of Niche Customer Access or Niche Connection Services

As a further illustration, the following are examples of network services that would be niche:

(1) Public mobile radio network service

Public mobile radio network service is a public two-way radiocommunications system which provides a network connection service between the mobile radio access devices. The communications traffic may pass through any of the channel or group of channels selected automatically by the system or access device being served by fixed radio base stations.

(2) One or two way radio paging network service

Public radio paging network service is a public one-way or two-way radiocommunications system which provides a network service delivering paging messages to mobile radio paging access devices being served by fixed radio paging base stations.

(3) Broadband point-to-point and point-to-multipoint wireless internet network service for purposes of connecting end users to the Internet Access Service Provider
Wireless broadband point-to-point and point-to-multipoint network service is a public radiocommunications system which provides a network connection service between a fixed radiocommunications service device or point communicating with one or many fixed radiocommunications devices or points.

(4) Wired/Wireless video communications network for carrying video for purposes of monitoring, teaching, supervision, occasional events and surveillance information

Public wireless video communications network service is a public radiocommunications system which provides a network service for the carriage and distribution of video between video programme source and receivers.

(5) Terrestrial wireless fixed/mobile data network service for the specific purposes of messaging, surveillance, ticketing, or inventory management

Wireless data network service is a public radiocommunications system which provides a network service between the mobile radio data access devices in which the data communications traffic between them are being served by fixed radio base stations.

(6) Broadband network customer access service offered for the sole purpose of connecting end users in a building or a single clustered building complex to the Internet Access Service Provider

9. Amendments

The Minister may from time to time amend these guidelines on the recommendation of the Commission.

Issued : 17 September 2002

KTKM : BKM (S) 23/494/10 (2)

DATUK AMAR LEO MOGGIE
Minister of Energy, Communications and Multimedia
ANNEXURE 10

MINISTERIAL DETERMINATION ON THE GUIDELINES ON LIMITED CONTENT APPLICATIONS SERVICE

DETERMINATION No. 4 of 2003

IN exercise of the powers conferred by section 10 and subsection 209(3) of the Communications and Multimedia Act 1998 [the Act], the Minister makes the following determination:

CITATION AND COMMENCEMENT

1. This determination may be cited as "Ministerial Determination on The Guidelines on Limited Content Applications Service 2003" and shall come into operation on the date of registration of this Determination.

INTERPRETATION

2. Unless the context otherwise requires any term used in this determination shall have the same meaning as that contained in the Act, including subsidiary legislation and statutory instruments made under it.

DEFINITION OF "LIMITED CONTENT APPLICATIONS SERVICE"

3. Section 6 of the Act defines "limited content application service" as a content applications service the appeal of which is limited because of:-

(a) it being targeted to a special interest group;
(b) it being available in a restricted geographical area;
(c) it is available for a short time;
(d) it being based on content of limited appeal; or
(e) reasons set out in a Ministerial Determination made under section 10 of the Act.
CLARIFICATION OF CRITERIA FOR LIMITED CONTENT

4. Targeted to a special interest group

   (a) Content that is targeted to special interest groups must be relevant to the specific requirements of the group. "Special interest groups" must be differentiated from general interest groups based on similarities such as sex, race, religion, ethnicity or occupation. A special interest group may also be identifiable by membership of a sporting, cultural, or professional association, club or organization or a common need or requirement such as that of students in a school or university.

   (b) The term special interest group does not include groups that are formed arbitrarily. For example, it does not include groups such as the aged unless the service in question addresses interests or tastes that are common to all or most aged people. Similarly the term does not cover general groups such as youths, farmers or tourists who happen to be in the country or at a particular public place unless they consciously share some common lawful purpose. Content that is of a general nature or content that can be of interest to many groups cannot be limited content.

   (c) The test for a service that is targeted to a special interest group is whether the content sufficiently addresses a specific need or requirement of the targeted group to prevent it from being either pervasive or influential. Consideration of the target audience or users, including its size will therefore be of particular importance in deciding whether the service is indeed of limited appeal or whether it possesses the pervasiveness which requires a more interventionist form of regulation. Accessibility issues will also be relevant where the restricted availability of a service limits its appeal.

5. Available in a restricted geographical area

   (a) A content applications service may be restricted to a geographical area so that only those who are within that area have access to it. Examples of such services are networked content applications services in hotels, highway rest areas, buildings, trains, airport, rail and bus terminals.
(b) Where the service is transmitted by wireless means, these services will generally be low powered services which can be received only within the perimeter of the intended service area. Where the service is delivered by wired means, these services will generally be available on a small network or a subset of a small network.

(c) Apart from the geographical area covered, it will also be necessary to consider the number of people or premises which have access to the service. For this reason, a service in an urban area with a high population density will need to cover a smaller area than a comparable service in a rural area to be considered a "limited" service.

(d) Thus the test for a service that is restricted to a geographical area will cover both whether it can only be accessed in the designated area or areas as well as the features of the designated areas in terms of population and reach.

6. Available for a short time

(a) A service may be provided for a short period of time, generally to cater for social, cultural or sporting events. Such a service will be "one-off in nature.

(b) In contrast, a service which is available for a substantial part of the day, week or year and is expected to be available indefinitely, would not be considered "limited" by virtue of this criterion.

7. Content of Limited Appeal

(a) A service may be of limited appeal by virtue of the content provided. Factors that may be relevant to the appeal of the content may include the level of public interest in the content, the social or cultural relevance of the content, and whether the content is specialized to a small audience or group of users.

(b) The level of public interest in a content applications service of limited appeal may be small due to the specialized nature of the content provided and its relevance to only small sections of the population.

(c) The test for a service of limited appeal is whether the content provided is sufficiently specialized or narrow in scope so as to
appeal to only small sections of the population i.e. it would lack pervasiveness or influence by its very nature.

AMENDMENTS

8. This determination may be amended from time to time in accordance with the provisions of the Act.

Made: 17 July 2003

[ KTKM(S) 110/186/2-19(15)

DATUK AMAR LEO MOGGIE
Minister of Energy, Communications and Multimedia
Tandakan ( / ) mana- mana yang berkenaan

Tick ( / ) whichever is applicable

1. Permohonan untuk rebet pembangunan industri di bawah kategori*  
   Application for rebates on industry development under the category*

   (a) Penyelidikan dan Pembangunan  
   Research and Development

   (b) Kemahiran dan latihan  
   Skills and training

   (c) Pelaburan minoriti di dalam Industri Kecil dan Sederhana (IKS)  
   Minority investments in Small and Medium Industry (SMIs)

   (d) Perolehan nilai tambah daripada IKS Malaysia  
   Value Added Procurement from Malaysian SMIs

   (e) Kandungan dan penerbitan tempatan  
   Local content and production

* Untuk maklumat lanjut berkenaan kategori yang berkaitan dengan rebet pembangunan industri, sila rujuk Kertas Maklumat – Kelayakan Pemotongan untuk Rebet Fi Lesen Individu di laman web kami di www.skmm.gov.my

* For further clarification on the applicable category of industry development rebates, please refer to Information Paper – Eligible Deductions for Individual Licence Fee Rebates available at our website at www.skmm.gov.my
A. BUTIR-BUTIR PEMOHON
PARTICULARS OF APPLICANT

1. Nama pemohon dan No. Syarikat
Name of applicant and Company No.

2. Jenis lesen individu yang dipegang, No. Lesen dan tarikh lesen dikeluarkan
Type of individual licence held, Licence No. and date of issuance of licence

3. Pejabat berdaftar
Registered office

4. Tempat perniagaan utama
Principal place of business

No. Telefon.................................No. Faks.................................
Telephone No./Fax No.
Alamat e-mel.................................
E-mail address

No. Telefon.................................No. Faks.................................
Telephone No./Fax No.
Alamat e-mel.................................
E-mail address
B. Pengesahan

Confirmation

1. Adakah pemohon telah mematuhi kesemua keperluan seperti yang dinyatakan dalam kertas penerangan bertajuk “Eligible Deductions for Individual Licence Fee Rebates”? 
   Has the applicant complied with the requirements set out in the information paper titled “Eligible Deductions for Individual Licence Fee Rebates”? 

2. Adakah pemohon telah membayar jumlah sebanyak RM50,000.00 sebagai bayaran permulaan fi lesen tahunan yang terpakai? 
   Has the applicant paid the sum of RM50,000.00 as initial payment of the applicable annual licence fee? 

3. Adakah pemohon telah mengemukakan akaun terauditnya kepada Suruhanjaya? 
   Has the applicant submitted its audited accounts to the Commission? 

C. MAKLUMAT

INFORMATION

1. Maklumat dua orang iaitu dua pengarah atau seorang pengarah dan pegawai syarikat pemohon yang boleh dihubungi untuk maklumat lanjut:
   Particulars of two persons namely two directors or a director and an officer of the applicant who may be contacted for further information:

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<tr>
<th>Name</th>
<th>Position</th>
<th>Telephone No.</th>
<th>Address</th>
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2. Apa –apa maklumat tambahan yang dianggap berkaitan dengan permohonan ini: 
   Any additional information considered relevant to this application:
Kami………………………………………………………, pemohon, dengan ini mengaku dan mengesahkan bahawa kami layak memohon untuk mendapatkan rebet bagi fi tahunan lesen individu di bawah Akta Komunikasi dan Multimedia 1998 dan semua maklumat yang diberikan dalam permohonan ini dan dalam lampiran yang dikepilkan adalah benar dan tepat.

We………………………………………………………, the applicant, declare and confirm that we are eligible to apply for rebates on individual licence annual fee under the Communications and Multimedia Act 1998 and that all the information given in this application and in the attached annexes is true and accurate.

Tarikh: ..............................

Date:

Ditandatangani oleh…………………………………………………….

Signed by

untuk dan bagi pihak…………………………………………………….

for and on behalf of

*Nota:  Jika ruang yang disediakan tidak mencukupi untuk memberi butir- butir, sila kepilkan lampiran. Setiap lampiran mestilah ditandatangani ringkas oleh orang yang menandatangani permohonan ini.

*Note:  If space is insufficient to provide the particulars, please attach annexes. Any annex should be initialed by the signatory to this application.
APPLICATION FOR REBATES ON INDIVIDUAL LICENCE ANNUAL FEE CHECKLIST

Please ensure that the application is submitted together with the required supporting information and documents as set out in the Revised Information Paper titled “Eligible Deductions for Individual Licence Fee Rebates” (“Rebates Paper”) that was published in 8 November 2005.

To assist the applicant, a short checklist is provided below for reference. However, the items set out in the checklist are not exhaustive and each applicant is expected to have read and complied with the requirements set out in the Rebates Paper.

1. Application Form for rebates on individual licence annual fee duly completed.
2. Company’s Audited Financial Statements i.e. preceding financial year. (This is required if the document has yet to be submitted by the applicant to the Commission).
3. The Appendixes (i.e. Appendixes A to E) set out in the Rebates Paper to be completed and duly attached to the Application Form (the number of Appendixes would depend on the applicable category of industry development rebates that is being applied for).
4. Certified true copies of the accounts and invoices/receipts of expenses submitted. The certification must be by a Director or Senior Officer of the Company.
5. Under each of the five (5) category of industry development items, to provide write up justifying whether the specific items being claimed fall within the definition provided in the Rebates Paper and support the policy objectives stated therein.
6. A duly completed template titled “Self calculation of rebate entitlement based on the expenditure items submitted under the five (5) categories of industry development items”.
   Kindly refer to document template titled “Self Calculation of Rebates Entitlement (Based on the expenditure items submitted under the five (5) categories of industry development items) Refer link http://www.skmm.gov.my/skmmgovmy/files/attachments/SelfCalculationSample.pdf
7. Submissions (inclusive of attached documentation) to be made in two (2) sets. [One (1) original copy and one (1) duplicate copy]

Note: All photocopies must be certified by the Director or the Company Secretary. Company rubber stamp must be affixed on the last page of the application form.
ANNEXURE 13

MALAYSIAN COMMUNICATIONS AND MULTIMEDIA COMMISSION
SELF CALCULATION OF REBATE ENTITLEMENT BASED ON THE EXPENDITURE ITEMS SUBMITTED UNDER THE FIVE (5) CATEGORY OF INDUSTRY DEVELOPMENT ITEMS

PLEASE FILL IN CAPITAL / BLOCK LETTERS AND CHECKED BOXES WHERE APPLICABLE

A. Information on Applicant

Company Name: __________

Type of Licence Held: 

(a) Network Facilities Licence [NFP(I)] __________
(b) Network Service Licence [NSP(I)] __________
(c) Content Applications Service Licence [CASP(I)] __________

Licence Tenure Period

(a) NFP(I) __________
(b) NSP(I) __________
(c) CASP(I) __________

B. Maximum rate 0.5% of GAT & Rebates Entitlements as per MCMC’s Notification Letter (Phase 2 – process)

PLEASE FILL IN FIGURES AS PER ATTACHMENT 1 OF MCMC’S NOTIFICATION LETTER (PHASE 2 – PROCESS)

Gross Annual Turnover (GAT) as per Preceding Audited Accounts

OR

Applicable GAT as per Note state in Audited Accounts (if applicable)

Maximum rate of 0.5% of GAT – applicable Annual Licence Fee

Maximum rebate entitlement as per MCMC’s Notice

C. Rebates Applied

PLEASE FILL IN FIGURES AND CHECKED BOXES WHERE APPLICABLE

Industry Development Expenditure (Eligible Deductions) Applied under Five (5) Categories

(a) Research and development

(b) Skills and training

(c) Minority investments in SMEs

Amount applied: (RM ___) *(x1.5) __________

(d) Malaysian value added procurement from Malaysian SMEs

Amount applied: (RM ___) *(0.25) __________

(e) Local content and production

Total Amount Applied for Rebates on Industry Development (Eligible Deductions) __________

Sum of items applied in (a), (b), (c), (d) & (e) above

Note:

*AMOUNT APPLIED NEEDS TO BE REDUCED BASED ON WEIGHTED AVERAGE AS PER COLUMN 2, TABLE B OF LICENSING REGS.

D. Calculation of RebatesApplied as a Percentage Ratio to Applicable GAT

% of Rebate Entitled

Applicable percentage ratio (EEE)

More than 15% 100% __________

6% to 15% 66% __________

2.5% and above but less than 6% 33% __________

Less than 2.5% 0% __________

E. Actual Rebate Entitlement based on threshold as per Column 3, Table B of the Licensing Regs.

(a) Please match and check percentage ratio (fee) as per threshold in table below

(b) Please fill in figures and do calculation as per formula given below

= % of Rebate Entitled as per threshold × Maximum Rebate Entitlement (CCC)

= ACTUAL REBATE ENTITLEMENT (RM)
MALAYSIAN COMMUNICATIONS AND MULTIMEDIA COMMISSION

(LICENCE FEE REBATES APPLICATION TEMPLATE)

Note:
1. Only an Individual licence holder (i.e. NFP, NSP and CASP) that is required to pay the maximum yearly licence fees (i.e. 0.5% of Gross Annual Turnover) is eligible to apply for rebate.
2. The applicant is advised to read and adhere to the Information Paper on "Revised Information Paper – Eligible Deductions for Individual Licence Fee Rebates" published on MCMC’s website before submitting any applications to MCMC.
3. The applicant may submit any other information not specified below which may be considered helpful to this application.
4. The applicant to provide certified true copies of the accounts and invoices/receipts of expenses submitted. The certification must be by the CEO or any person authorized on his behalf.
5. The submissions are to be made in two (2) sets [One (1) original copy and one (1) duplicate copy]. To also have softcopies of the appendices in one compact disc (CD)
6. MCMC reserves all rights not to accept applications which are incomplete.
7. MCMC reserves the right to request clarification or any further information from the applicant regarding its application.

ELIGIBILITY CRITERIA FOR LICENCE FEE REBATES

Please indicate (✓) where applicable

1. The applicant must be a licensee
2. The expenditure must be incurred by the licensee

ELIGIBILITY INDUSTRY DEVELOPMENT ITEMS

RESEARCH & DEVELOPMENT (R&D)

Eligibility
a. R&D should be conducted in Malaysia
b. R&D activities confined to the communications and multimedia sector

Allowable cost
Total cost of the eligible R&D

Application Procedure
a. To complete Appendix A of the rebates guideline.

Appendix A

- R&D Project List

<table>
<thead>
<tr>
<th>No.</th>
<th>Title</th>
<th>Duration</th>
<th>Date of completion</th>
<th>Cost (RM)</th>
<th>In-house / Outsourced</th>
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MCMC / Licence Application Procedure and Licensing Criteria
• Report

Executive Summary (for each R&D project)
1. Title of the project
2. Brief description of the project
3. Project objective
4. Deliverables
5. Officer-in-charge
6. Results
7. Direct benefits to the company
8. Impact to the communications and multimedia industry
9. Evidence that the R&D project has resulted in the production of new or substantially improved technology, material, devices, products, processes, systems or services.

The write-up shall not exceed 3 pages.

b. Declaration – must be signed by the CEO or any person authorized on his behalf.

SKILLS & TRAINING

Eligibility
a. Training programmes must be direct benefit to their business operations or related to the business needs of the SMI to which they have investments in.

b. Training programmes must be structured and include specific training objectives, a programme of training activities or lessons plans, specified duration training, guided instruction by qualified instructors or trainers and test(s) to assess attainment of training objectives.

Allowable cost
a. For on-site, in-house, external or overseas training, cost for qualifying programmes include:
   • Course fees for approved training programmes or other programmes by other training providers.
   • Remuneration of employers’ trainers or instructors, pro-rated to the duration of approved in-house training programmes.
   • Fees paid to external or foreign trainers or instructors for the duration of the training programmes.
   • Consumable training materials.
   • Cost of travel including associated accommodation and subsistence (in accordance with licensee's company policy and to be verified by the Head of Human Resource) for overseas training.
   • The cost of training will apply to employees of the licensee only.

b. Expenses for training equipment and the setting up of training room(s).

c. In the case of already set-up training facilities, only the incremental cost expensed in the financial year for maintenance and upgrading is considered allowable cost.

Application procedure
a. To complete Appendix B of the rebates guideline.
APPENDIX B
(where applicable)

- **Domestic/Local Training**

<table>
<thead>
<tr>
<th>No.</th>
<th>Title</th>
<th>Type*</th>
<th>Institution / Organizer</th>
<th>Location</th>
<th>Period</th>
<th>No. of Attendees</th>
<th>Total cost (RM)</th>
</tr>
</thead>
<tbody>
<tr>
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<td>Total</td>
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</tbody>
</table>

*Type: In-house/external/computer based

**Report**
Brief synopsis of each course (not more than one page each)

- **Overseas Training** (course/seminar/workshop)

<table>
<thead>
<tr>
<th>No.</th>
<th>Title</th>
<th>Institution / Organizer</th>
<th>Location</th>
<th>Period</th>
<th>No. of Attendees</th>
<th>Total cost (RM)</th>
</tr>
</thead>
<tbody>
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<td>Total</td>
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</tr>
</tbody>
</table>

**Report**
Brief synopsis of each course (not more than one page each)

- **Remuneration of employers’ trainers or instructors**

<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Date of Training</th>
<th>Description</th>
<th>Account reference</th>
<th>Amount (RM)</th>
</tr>
</thead>
<tbody>
<tr>
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<td>Total</td>
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</tr>
</tbody>
</table>

- **Purchase of Training Equipment/Setting Up Training Rooms(s)**

<table>
<thead>
<tr>
<th>No.</th>
<th>Date of purchase</th>
<th>Quantity</th>
<th>Description of Material</th>
<th>Name of the supplier</th>
<th>Invoice No.</th>
<th>Value (RM)</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

- **Infrastructure Upgrading & Maintenance**
  Applies to a licensee which already set-up training facilities, only the ‘incremental cost’ expensed in the financial year for maintenance and upgrading is considered allowable cost

<table>
<thead>
<tr>
<th>No.</th>
<th>Invoice No.</th>
<th>Date</th>
<th>Work Description</th>
<th>Name of the Company</th>
<th>Amount (RM)</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

b. **Declaration** – must be signed by the CEO or any person authorized on his behalf.
MINORITY INVESTMENT IN SMI

Definition of SMI
(Ministry of International Trade Industry (MITI), effective 1st January 2014)*:

<table>
<thead>
<tr>
<th>CATEGORY</th>
<th>SMALL INDUSTRY</th>
<th>MEDIUM INDUSTRY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufacturing</td>
<td>Sales turnover from RM300,000 to less than RM15mil OR employees from 5 to less than 75</td>
<td>Sales turnover from RM15mil to not exceeding RM50mil OR employees from 75 to not exceeding 200</td>
</tr>
<tr>
<td>Services and Other Sectors</td>
<td>Sales turnover from RM300,000 to less than RM3mil OR employees from 5 to less than 30</td>
<td>Sales turnover from RM3mil to not exceeding RM20mil OR employees from 30 to not exceeding 75</td>
</tr>
</tbody>
</table>

*Source: http://www.smecorp.gov.my/vn2/node/533

Eligibility
A 10% to 50% investment in SMI (should not be more than 50% of the share capital of the SMI)

Allowable Cost
The investment cost allowable includes:

a. The initial investment paid to the shareholder equity (one-off)
b. Any incremental investment to increase the shareholder’s equity

Application Procedure
a. To complete Appendix C of the rebates guideline.

APPENDIX C

SMI Listing

<table>
<thead>
<tr>
<th>No.</th>
<th>SMI Company</th>
<th>Type of business</th>
<th>Paid-up Capital (RM)</th>
<th>Licensee’s Investment in SMI (RM)</th>
<th>% of licensee’s stake in company</th>
</tr>
</thead>
<tbody>
<tr>
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<td>Total</td>
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</tbody>
</table>

b. Declaration – must be signed by the CEO or any person authorized on his behalf.

MALAYSIAN VALUE ADDED PROCUREMENT FROM MALAYSIAN SMI

Definition of Value Added
The products or services procured from local SMIs which contain elements of enhancement which would contribute towards the creation of high technology and specialised companies. This would be high precision products or services which require a high level of expertise (refer to attachment 2 for list of values added products and services).

Eligible Deductions
The supply price of the products and services less the amount spent on imported products and services (including all components, embedded software and design, manufacturing, assembly and supply services). The company must also procure 40% or more of Malaysian value added products and services from Malaysian SMI.

Application Procedure
MCMC / Licence Application Procedure and Licensing Criteria
a. To complete Appendix D of the rebates guideline.

**APPENDIX D**

<table>
<thead>
<tr>
<th>Procurement Date</th>
<th>Invoice No.</th>
<th>Amount (RM)</th>
<th>SMI Company</th>
<th>No. of employee (SMI company)</th>
<th>Annual turnover (SMI company)</th>
<th>MITI certificate attached (Yes/No)</th>
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</thead>
<tbody>
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</tbody>
</table>

Applicants should provide a short write up indicating clearly how each product or service procured fall within the definition of Malaysian value added as outlined in the Revised Information Paper.

b. **Declaration** – must be signed by the CEO or any person authorized on his behalf.

**LOCAL CONTENT AND PRODUCTION**

**Eligibility**

- Programme must be a first release programme
- Programme must fulfil the local content requirement

**Allowable Cost**

Total purchase price or production cost of the qualifying programmes

**Application Procedure**

a. To complete Appendix E of the rebates guideline.

**APPENDIX E**

<table>
<thead>
<tr>
<th>Eligible criteria for deductions</th>
<th>Tick (√) where applicable</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. First Release Programmes (referring to local programmes only)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. A programme (except a feature film or telemovie) is a first release programme when it is first broadcast in Malaysia; if it has been acquired by the licensee, or its programme supplier, within 2 years of the completion of production of the programme.</td>
<td></td>
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</tr>
<tr>
<td>ii. A programme that is a feature firm or telemovie is a first release programme when it is first broadcast by a licensee in Malaysia (whether or not the program has already been broadcast in Malaysia by a subscription television broadcasting</td>
<td></td>
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<tr>
<td>b. Local Content</td>
<td></td>
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</tr>
<tr>
<td>i. Programme material</td>
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<tr>
<td>A programme which has a predominantly Malaysian orientation, reflecting Malaysian identity and culture or is about Malaysians</td>
<td></td>
<td></td>
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<tr>
<td>ii. Creative control by Malaysians</td>
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<tr>
<td>A programme is produced under the creative control of Malaysians if:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A. Producer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Eligible criteria for deductions</td>
<td>Tick (√) where applicable</td>
<td>Remarks</td>
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<tr>
<td>----------------------------------</td>
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</tr>
<tr>
<td>• The producer of the programme is, or a significant proportion of (not less than two-third) the producers of the programme are Malaysian.</td>
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<tr>
<td>• The producer must control and be the central</td>
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<td>B. Other key creative personnel</td>
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<tr>
<td>• The director(s), writer(s), composer(s), technician(s), editor(s) are Malaysian; and</td>
<td></td>
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<tr>
<td>• Not less than two-thirds of the leading actors or on-screen presenters appearing in the programme are Malaysians</td>
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<tr>
<td>iii. Production</td>
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<tr>
<td>• 30-40% of the overall cost of production of a programme must be spent in Malaysia.</td>
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<tr>
<td>• At least 60% of the total post-production cost is spent in Malaysia.</td>
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<tr>
<td>• Negative processing and bulk printing (where applicable) of the films must be done in local laboratories.</td>
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<tr>
<td>• Editing works, ‘pasca produksi’ and animation must be made in local companies that offer such facilities and services.</td>
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</tr>
<tr>
<td>• Music (or rearrangement of music) and background voice used in a programme must be produced by local music producers. The background voice must belong to a Malaysian.</td>
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</tr>
</tbody>
</table>

**Report on Local Content and Production**

<table>
<thead>
<tr>
<th>Production Title:</th>
<th>Production Budget:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Production Type: Feature</td>
<td></td>
</tr>
<tr>
<td>Telemovie</td>
<td></td>
</tr>
<tr>
<td>TV Series (No. of Episodes)</td>
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<tr>
<td>Short Drama</td>
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<tr>
<td>Cartoons</td>
<td></td>
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<tr>
<td>Documentary</td>
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<tr>
<td>Others, please specify</td>
<td></td>
</tr>
</tbody>
</table>

Running Time ___________ mins
Gauge ___________ mm x Eps
Schedule & Budget based on script:
Producer(s):
Production Company:
Address:
Telephone No:
Fax No:
E-mail:

**Declaration** – must be signed by the CEO or any person authorized on his behalf.
Declaration

I/We hereby verify that the information given above is true and complete. The Company shall keep all the relevant documents and allow MCMC or its appointed agents to carry out an audit on the particular request. The Company also hereby consents to any disclosure by the MCMC of this report or any information on the company to firms or consultants acting in professional capacity for or on behalf of the MCMC.

Authorised Signature:
Name:
Designation:
Date:
Company’s stamp