

Short form relating to notifications of draft measures pursuant to Article 7 of Directive 2002/21/EC (Framework Directive)

(Short notification form)

REGARDING

INTRODUCTION

The short notification form specifies the summary information to be provided by national regulatory authorities to the Authority when notifying draft measures under the short notification procedure in accordance with Article 7 of Directive 2002/21/EC (Framework Directive).


It is not necessary to provide a copy of the draft regulatory measure or to attach any other document to the short notification form. However, it is necessary to indicate the Internet reference through which the draft measure can be accessible in the short notification form.

<p>This short notification form concerns</p> <p>LKW's standard offer regarding</p> <p>Access to the unbundled local loop / shared access</p>

1. One or several markets which has/have been removed from or have not been previously listed in the Recommendation on relevant markets is/are found to be competitive or not to meet the three criteria	
Please briefly describe the content of the notified draft measure. In particular, please refer to the relevant market concerned and the reasons why you consider that the market is effectively competitive or the three criteria are not met:	
Please indicate the Article 7 notification reference of the previously notified draft measures:	

Does the NCA agree with the proposed draft measure as regards the analysis of the relevant market?	<div style="display: flex; justify-content: space-between;"> <div style="text-align: center;"> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> </div> <div style="text-align: center;"> <input type="checkbox"/> No </div> </div> <p style="font-size: small;">If no, please outline reasons:</p>
Internet reference to the draft measure:	
Comments:	
2. One or several markets which was/were found to be competitive in a previous market review is/are still competitive	
Please briefly describe the content of the draft measure, indicating the relevant market concerned:	
Please indicate the Article 7 notification reference of the previously notified draft measures:	
Are there changes to the market definition, as compared with previously notified draft measures?	<div style="display: flex; justify-content: space-between;"> <div style="text-align: center;"> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> </div> <div style="text-align: center;"> <input type="checkbox"/> No </div> </div> <p style="font-size: small;">If yes, please describe briefly:</p>
Does the NCA agree with the proposed draft measure as regards the analysis of the relevant market?	<div style="display: flex; justify-content: space-between;"> <div style="text-align: center;"> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> </div> <div style="text-align: center;"> <input type="checkbox"/> No </div> </div> <p style="font-size: small;">If no, please outline reasons:</p>
Internet reference to the draft measure:	
Comments	
3. Changes to technical details of a previously imposed regulatory remedy	
Please summarise the notified changes to the remedies indicating the relevant market concerned:	Publication of terms and conditions under which LKW grants access to the unbundled local loop / shared access. .

<p>Please justify your conclusion that the measure consists of a change on a technical detail of a remedy and does not change the nature or the general scope of a remedy:</p>	<p>The standard offer transposes the regulatory measure / obligation to publish and maintain current a reference offer for physical access and necessary associated services.</p> <p>The administrative decision of AK is only necessary because the reference offer requires prior authorisation by the Office for Communications.</p> <p>Nevertheless it only states technical details like the terms and conditions for access to the unbundled local loop / shared access, the processes of ordering and fulfilment, the necessary technical information, the availability and different forms of extended service levels, the technical details of escalation processes, etc.</p>
<p>Please indicate the Article 7 notification reference of the previously notified draft measures:</p>	<p>ESA Case Nr. 65648</p>
<p>Internet reference to the draft measure:</p>	<p>http://www.llv.li/#/114616/neu-verfugungsentwurf-stda-tal</p>
<p>Comments:</p>	
<p>4. Imposition on further operators of remedies already analysed and notified in relation to other undertakings that are similar as regards their customer base or total turnover in telecoms markets, without changing the principles applied by the NRA in the previous notification</p>	
<p>Please briefly summarise the content of the draft measure, indicating the relevant market concerned:</p>	

Please indicate the Article 7 notification reference of the previously notified draft measures:	
Please list the operators on whom this draft measure imposes obligations:	
Does the NCA agree with the proposed draft measure as regards the analysis of the relevant market?	<div style="display: flex; justify-content: space-around; align-items: flex-start;"> <div style="text-align: center;"> <input type="checkbox"/> Yes  </div> <div style="text-align: center;"> <input type="checkbox"/> No </div> </div> <p style="margin-top: 5px;">If no, please outline reasons:</p>
Internet reference to the draft measure:	
Comments:	