Regulation on the Approval & Importation of Telecommunications Equipment (public)

A Consultation Document issued by the Telecommunications Regulatory Authority of the Kingdom of Bahrain

30 March 2015
Ref: LIC/0315/013

Purpose: to introduce telecommunication equipment (public) type approval regime in the Kingdom of Bahrain and to regulate all activities related to importation of telecommunication equipment (public) into the Kingdom.
Invitation to public consultation

Request for comments

1. The Telecommunications Regulatory Authority ("the Authority") invites all interested parties to submit written comments with regards to the proposed draft Regulation attached in the consultation document.

2. The Authority particularly welcomes comments and responses to the specific questions set out in the "Introduction to public consultation", supported by appropriate substantiation.

Instructions for submitting a comment

3. Comments should be submitted no later than 30 April 2015 by 4pm.

4. Responses should be sent to the Authority preferably by email to the attention of:
   Telecommunications Regulatory Authority
tareg@tra.org.bh
   P.O. BOX 10353, Manama,
   Kingdom of Bahrain

5. Comments submitted in printed format, especially by fax or post, must be accompanied by a CD-ROM or USB storage key containing the same comments in electronic format.

Format of comments

6. In providing their comments, interested parties are kindly requested to use the following template.

<table>
<thead>
<tr>
<th>Regulation on the Approval &amp; Importation of Telecommunications Equipment (public)</th>
</tr>
</thead>
<tbody>
<tr>
<td>[Name of the company/institution/association]</td>
</tr>
<tr>
<td>[Enter number of question] Example: Q1</td>
</tr>
</tbody>
</table>
7. Responses should include:
   a. the name of the company/institution/association etc.;
   b. the name of the principal contact person and his/her position;
   c. full contact details (email address, telephone number, fax number, postal address etc.); and
   d. in the case of responses from individual consumers, name and contact details.

8. The Authority expects the comments to follow the template outlined above.

9. The Authority also invites respondents to substantiate their responses. Any response submitted without any substantiation may not be considered. In case of disagreement with one of the approaches proposed by the Authority, the respondent is invited to provide an alternative to such approach together with detailed justifications.

10. In the interest of transparency, the Authority intends to make all submissions received, available to the public. The Authority will evaluate a request for confidentiality in line with relevant legal provisions and the Authority’s published guidance on the treatment of confidential and non-confidential information¹.

11. Respondents are required to mark clearly any information included in their submission that is considered confidential. Where such confidential information is included, respondents are required to provide both a confidential and non-confidential version of their submission (soft copies and not scanned copies). If a part or a whole submission is marked confidential, reasons should be

¹ The Authority, *TRA Treatment of Confidential and Non-Confidential Information*, 10 September 2007 (ref: LAU/0907/160)
provided. The Authority may publish or refrain from publishing any document or submission at its sole discretion.

**Structure of the consultation document**

12. The consultation document consists of the following three parts:
   a. Invitation to public consultation (Part 1);
   b. Introduction to the public consultation (Part 2);
   c. Reasoning for the Draft Resolution (Part 3), and
   d. Draft Regulation (Part 4);

**Way forward**

13. This consultation is open for public comments.

14. All relevant (substantiated) comments will be reviewed and the Authority may, at its sole discretion, integrate those acceptable to it in the finalized version of the Regulation. Therefore, the Authority will not be bound to comply with any comment or opinion received and may not respond to comments or opinions individually.

15. One the Authority has received and reviewed all the comments raised by respondents, it will issue a Consultation Report together with the final Regulation on the Approval & Importation of Telecommunications Equipment (public).

16. For generic information about the Authority’s consultation processes, interested parties are invited to refer to the “Consultation Process Regulation” dated 10 August 2003 at the Authority’s website.

For more clarification concerning this specific consultation process, interested parties are invited to contact tareg@tra.org.bh

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http://www.tra.org.bh/media/document/Consultation_Process_ERU_RN_001_v1.0[1]_PDF.pdf
Introduction to the public consultation

17. The Telecommunications Regulatory Authority ("TRA") is the regulatory authority established in the Kingdom of Bahrain under Legislative Decree No. 48 of 2002 promulgating the Telecommunications Law ("the Telecommunications Law").

18. In accordance with Articles 3(c)(1) and 38 of the Telecommunications Law, TRA intends to issue a Regulation, a draft of which is attached to this Consultation Document, regarding the approval & importation of Telecommunications Equipment (public) ("the Regulation") in the Kingdom of Bahrain. The Regulation defines the roles and responsibilities of the Authority and the obligations of any person wishing to import Telecommunications Equipment (public) into the Kingdom of Bahrain.

19. Article 38 of the Telecommunications Law provides that telecommunications equipment may be approved by TRA for connection to a telecommunications network and that TRA may issue regulations for the regulation of the foregoing. Articles 24(b) and 73(f) of the Telecommunications Law make it an offence for anyone to connect to a licensed Telecommunications Network any Telecommunications Equipment which is not approved in accordance with Article 38 of the Telecommunications Law.

20. The present public consultation gives the opportunity to interested parties to contribute to on-going process of TRA to enhance telecommunications equipment (public) type approval processes by setting minimum technical, regulatory and safety requirements for equipment to be imported, operated or modified in the Kingdom of Bahrain.

21. In the present consultation document, TRA outlines its positions with regards to a range of questions related to Telecommunications Equipment (public) type approval and their importation into the Kingdom.

22. TRA seeks comments of all interested parties on the proposed draft Regulation including specific questions presented in Section 6 of “Reasoning for the Draft Regulation on the Approval & Importation of Telecommunications Equipment (public)” of this public consultation document.
Reasoning for the Draft Regulation on the Approval & Importation of Telecommunications Equipment (public)

1. Introduction

1.1. Need for a Regulation

23. Currently, TRA grants No Objection Certificates to enable the importation of Telecommunication Equipment (public) into the Kingdom of Bahrain.

24. Prior to each importation, the Compliance Certificate needs to be obtained for the Telecommunication Equipment (public).

25. The primary goal of these procedures is to prevent putting into the market and the subsequent operation of the Telecommunications Equipment (public) that are dangerous to human/public, or capable of causing harmful interference or that reduce the performance of other systems/networks.

26. Therefore, clear and transparent regulation is required which describes the regulatory, technical and safety requirements for the approval of Telecommunications Equipment, procedures for their importation and all relevant administrative processes.

27. In order to differentiate Telecommunication Equipment defined in the Telecommunication Law and telecommunication equipment to be type approved, imported for sale, connected to the public network or used for telecommunication purposes as per the provisions of proposed draft Regulation, specific term "Telecommunications Equipment (public)" is used as defined in Section 2 of draft Regulation.

1.2. Legal basis

28. Articles 24(b) and 73(f) of the Telecommunications Law make it an offence for anyone to connect to a licensed Telecommunications Network any Telecommunications Equipment which is not approved in accordance with Article 38 of the Telecommunications Law.

29. Article 38 of the Telecommunications Law provides that telecommunications equipment may be approved by TRA for connection to a telecommunications network and that TRA may issue regulations for the regulation of the foregoing.

30. Article 38(c) of the Telecommunications Law foresees a Fee to be determined by the Authority for the approval of Telecommunications Equipment.

1.3. Entry into force of the new Regulation

31. Upon review of received comments of stakeholders and finalizing the draft Regulation, TRA plans to publish the Regulation in the Official Gazette.

32. All previous approval schemes for Telecommunications Equipment (Public) operated by the Authority will cease when this Regulation comes into effect.

2. Technical requirements
2.1. General principles concerning Technical requirements

33. The main objective of setting the minimum technical requirements for Telecommunications Equipment (public) is to make sure that equipment being approved does not harm human/public, safe to operate, does not cause harmful interference to itself and other networks, works with or within other networks while keeping its performance without or with acceptable degradation.

2.2. Issues with existing practice

34. Although, TRA internally evaluates the performance and safety of Telecommunications Equipment (public) based on submitted Declaration of Conformity and other supporting documents, the minimum technical requirements have not been set by the regulation. Therefore, it is difficult for importers to predict whether the Telecommunications Equipment (public) will be allowed by TRA to import into the Kingdom.

2.3. Relevant proposals and justifications

35. Based on an analysis of policies and regulations of other national regulators, the following technical requirements are being proposed as a minimum for Telecommunications Equipment (public) for type approval:
   - not easily software/physically modifiable or configurable;
   - no harm/hazard to human/public;
   - no excessive emission to harm itself or other systems;
   - immune to operate with interference presence;
   - efficient/effective spectrum use;
   - no damage/unacceptable degradation of telecommunication networks;
   - interwork with other apparatus, network interface

36. Additional technical requirements are proposed to apply for terminal equipment:
   - IEMI (mobile terminals only);
   - safeguard personal data & privacy or user/subscriber;
   - fraud avoidance;
   - access to emergency services;
   - support users with a disability.

37. In recognition of the global market, the following categories of Telecommunications Equipment (public) are proposed to be type approved without the technical evaluation and tests:
   - Equipment complying with relevant Benchmark adopted by TRA;
   - CE Marked equipment without radiocommunication interface;
   - CE Marked equipment/ device/ apparatus with IMT, Bluetooth, WiFi;
   - CE Marked receivers;
   - CE Marked Passive Equipment and ancillary equipment, devices and apparatus including IT equipment;
   - Passive Telecommunication Equipment

2.4. Relevant text in draft Regulation
See section 5 and 6 of the Draft Regulation

2.5. Questions to stakeholders

Q1. Do you agree with the proposed Technical Requirements? If you do not agree, please present arguments as to why you disagree.

3. Equipment Type Approval

3.1. General principles concerning Equipment Type Approval

38. Type approval is a process during which the approving authority conducts technical evaluation and tests against certain technical, regulatory and safety requirements of the telecommunications equipment with the objective of determining its conformance to these requirements before it can be sold, interconnected with the public network or used for purposes of communications.

39. Depending on established policies and regulations, technical evaluation and tests can be simplified based on declaration of conformity to certain industry standards, supporting documents and other procedures.

40. The main objective of this procedure is to approve specific model/make of telecommunication equipment to be placed in a market or operated in the country as soon as possible, so as to eliminate unnecessary technical evaluations and tests every time when this model of equipment is imported into the country.

3.2. Issues with existing practice

41. There is no type approval procedure being currently practiced by TRA. Compliance certificate is issued based on Declaration of Conformity and other supporting documents. A No Objection Certificate is also issued prior to importation.

42. These are unnecessary additional burdens for both importers and TRA which can be resolved more effectively via the adoption of the Type Approval process.

3.3. Relevant proposals and justifications

43. Telecommunication Equipment (public) submitted for type approval shall meet the minimum technical, regulatory and safety requirements outlined above and detailed in Section 5 of draft Regulation.

44. Upon successful completion of all technical evaluation and tests, TRA issues the approval certificate with validity of 3 years. Such a limited period is due to Declaration Conformity which is issued for 3 years only.
45. In recognition of the global market, certain categories (see para. 37 above, or clause 6.4 of draft Regulation) of Telecommunications Equipment (public) are proposed to be type approved without the technical evaluation and tests.

46. The approval certificate is personal to the Approval Holder. Such approach is proposed for a fairness purposes so other importers cannot import the equipment even that model/make has been previously approved for another Approval Holder.

47. Certain conditions (see clause 6.17 of draft Regulation) are proposed for revocation of approval certificate to prevent submissions of applications with counterfeit or false information or in case if equipment was modified.

48. If the Approval Holder wishes to renew his approval certificate for an additional period, then a simplified renewal procedure is being proposed.

49. Modification of the approval certificate is required where the equipment was modified in respect of model number, design or function, as it must be re-assessed for compliance with minimum technical, regulatory and safety requirements.

50. Modification of approval certificate is also required if there is a change in the Benchmark adopted by the TRA.

51. A simplified procedure is proposed to apply for Telecommunications Equipment (Public) being imported on a temporary basis for test and development, demonstration or exhibition purposes.

3.4. Relevant text in draft Regulation

See section 6 of the Draft Regulation

3.5. Questions to stakeholders

Q2. Do you agree with the Authority’s proposed approach to Type Approval? If you do not agree, please present arguments as to why you disagree.

4. Importation of Telecommunication Equipment

4.1. General principles concerning Importation of Telecommunication Equipment

52. The main objective of putting certain conditions for importation of Telecommunications Equipment (public) is to control the type of equipment being imported. Only appropriately type approved equipment should be sold, interconnected with the public network or used for purposes of communications in the Kingdom.
4.2. Issues with existing practice

53. Currently, the importation of Telecommunications Equipment (public) is done based on Compliance Certificate and No Objection Certificate. As outlined above, issuance of Compliance Certificate for each importation creates unnecessary burden for both importer and TRA.

54. Apart from above unnecessary complications, the proposed Regulation does not change the current practice but introduces clear and transparent procedures.

4.3. Relevant proposals and justifications

55. All Telecommunications Equipment (public) being imported (except for personal use and for processing/ modification) is subject to Type Approval prior to their importation.

56. Type approved equipment can be imported under No Objection Certificate issued by TRA.

57. The following categories of Telecommunications Equipment (public) purchased outside Bahrain can be imported for private use without being subject to type approval and No Objection Certificate if the total quantity does not exceed 5 per person:
   - CE Marked equipment without radiocommunication interface;
   - CE Marked equipment/ device/ apparatus with IMT, Bluetooth, WiFi;
   - CE Marked receivers;
   - CE Marked Passive Equipment and ancillary equipment, devices and apparatus including IT equipment.

58. If telecommunications Equipment (public) was processed and/or modified after importation, and intended to be sold, interconnected with the public network or used for purposes of communications, then they must be type approved since technical characteristics, performance indicators or safety features could change during processing/modification.

59. Importation procedures, sequences of steps, administrative aspects are clearly described in the proposed draft Regulation.

4.4. Relevant text in draft Regulation

See sections 6, 7, 8 and 10 of the Draft Regulation

4.5. Questions to stakeholders

Q3. Do you agree with the overall approach to importation of Telecommunications Equipment (public) including importation for processing/modification and for private use? If you do not agree, please present arguments as to why you disagree.
5. Fees

5.1. General principles concerning the Fees

60. Conduction of technical evaluation and tests related to Type Approval, issuance of No Objection Certificate, renewal and modification of earlier issued certificates require deployment of certain administrative and human resources of TRA.

61. Article 38(c) of the Telecommunications Law foresees a Fee to be determined by the Authority for the approval of Telecommunications Equipment.

62. Therefore, TRA intends to apply certain application fees to cover its costs in this relation.

5.2. Issues with existing practice

63. Currently, all procedures on technical evaluation and tests related to issuance of Certificate of Conformity, No Objection Certificate are done free of charge although these come at a cost to the Authority.

5.3. Relevant proposals and justifications

64. There is no Regulation in force that defines the application fees related to type approval activities.

65. It is proposed to apply the application fees defined in the Draft Schedule of Fees that has currently being placed for public consultation.

5.4. Relevant text in draft Regulation

See section 14 of the Draft Regulation

5.5. Questions to stakeholders

Q4. Do you agree with proposed fees in Draft Schedule of Fees placed for public consultation? If you do not agree, please present arguments as to why you disagree. Please ensure to present your submissions to the Consultation on the Draft Schedule of Fees also.

6. List of questions to stakeholders

Q1. Do you agree with the proposed Technical Requirements? If you do not agree, please present arguments as to why you disagree.
Q2. Do you agree with the Authority’s proposed approach to Type Approval? If you do not agree, please present arguments as to why you disagree.

Q3. Do you agree with the overall approach to importation of Telecommunications Equipment (public) including importation for processing/modification and for private use? If you do not agree, please present arguments as to why you disagree.

Q4. Do you agree with proposed fees in Draft Schedule of Fees placed for public consultation? If you do not agree, please present arguments as to why you disagree. Please ensure to present your submissions to the Consultation on the Draft Schedule of Fees also.
Draft Regulation on the Approval and Importation of Telecommunications Equipment (Public)

Issued by the Telecommunications Regulatory Authority

30 March 2015
Version 1.0
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1 Preamble

1.1 This Regulation is concerned with the approval of Telecommunications Equipment (to be installed in or connected to a Public Telecommunications Network) by the Telecommunications Regulatory Authority ("the Authority") as mandated by Legislative Decree No. 48 of 2002 promulgating the Telecommunications Law ("the Telecommunications Law"). However this Regulation is not applicable to the type approval and importation of mobile terminals which are able to connect to the public network using a satellite link.

2 Definitions

2.1 Unless the context requires otherwise, terms and expressions used in this Regulation shall have the same meaning as that prescribed to them in the Telecommunications Law.

2.2 For the purposes of this Regulation the following terms are adopted with the following meanings:

“Approval Holder” means any person or organisation who has obtained an approval for Telecommunications Equipment (Public).

“Authority’s Website” means the official website of the Authority (currently www.tra.bh).

“Benchmark” means technical specifications prepared by international standards making bodies, adopted and published by the Authority on the Authority’s Website as may be updated by the Authority from time to time whether to reflect updates/revisions in the international standards referenced in the Benchmark or otherwise and which are in compliance with regulation 5.1.

“Bluetooth” is a wireless technology standard for exchanging data over short distances in ISM Band from 2.4 GHz to 2.485 GHz from fixed, mobile and nomadic devices for building personal area network (PANs).

“CE Mark” means the mark lawfully applied to Telecommunications Equipment to demonstrate compliance with relevant European Union legislation.

“Declaration of Conformity” ("DoC") means a document in which a Supplier provides written assurance form the manufacturer (in accordance with ISO/IEC 17050-1:2004) that Telecommunications Equipment conforms to this Regulation and, if applicable, the Benchmark.

“Electromagnetic disturbance” means unintentional electromagnetic emissions from telecommunications equipment and does not include the intentional transmissions of licensed radio equipment.

“Interface” is a means of connecting to a public telecommunications network. An interface may be within an item of Telecommunications Equipment when the means of connection to a Public Telecommunications Network is affected by Radiocommunications.

“Manufacturer” means the manufacturer of the Telecommunications Equipment (Public).
“No Objection Certificate (NOC)” means the document issued by the Authority, to allow the importation of Telecommunications Equipment into Bahrain.

“Passive Telecommunications Equipment” means any Telecommunications Equipment without any form of power supply or amplification and which does not itself generate any telecommunications signals. Equipment is considered passive if:

(i) its inherent physical characteristics are such that it is incapable of generating or contributing to electromagnetic emissions which exceed a level allowing radio and telecommunications equipment and other equipment to operate as intended; and,

(ii) it will operate without unacceptable degradation in the presence of the electromagnetic disturbance normally present in its intended environment.

Examples of Passive Telecommunications Equipment include cables, combining units, patch-panels, connectors, splitters and antennas. On the other hand, a simple telephone, even if it draws its power from the telecommunications network to which it is connected, is not considered to be passive Telecommunications Equipment.

“Private Use” means use of personally imported Telecommunications Equipment by the importing individual only and not for sale to third parties. Such use does not include the use of such equipment by Licensed Operators or any other organisation.

“Supplier” is the person (whether corporate or incorporate) who manufactures, supplies, distributes, sells, or offers for sale Telecommunications Equipment (Public) which are intended to be, will be or are connected to a public Telecommunications Network in Bahrain.

“Telecommunications Equipment (Public)” means hardware used or intended to be used for the purpose of Telecommunications and that is part of or is connected to, or comprises, a Public Telecommunications Network.

“Terminal Devices” is a Telecommunication Equipment at either end of a telecommunication link, serving a particular purpose and used to permit the stations involved to accomplish the mission for which the link was established. For example: mobile handhods, fixed telephone terminals, customer premise equipment, etc. This understanding is adopted for the purpose of the present Regulation, without prejudice to the definition of the Telecommunications Law.

“Type Approval” means official confirmation from the Authority that a manufactured or imported item complies with the required standards for Telecommunications Equipment (Public) and can be imported and placed for sale on the Bahraini market.

A word in the singular form shall encompass the correspondent meaning of that word in its plural form and a word in its plural form shall encompass the correspondent meaning of that word in its singular form.

2.3 References to one gender encompass all genders.

2.4 Acronyms

“ISO” means the International Standards Organisation.

“LAN” means Local Area Network.
“LTE” means Long Term Evolution.
“GSM” means Global System for Mobile Communications.
“ICNIRP” means International Commission for Non-Ionising Radiation Protection
“IEC” means the International Electrotechnical Commission.
“IEEE” means the Institute of Electrical and Electronics Engineers
“ILAC” means the International Laboratory Accreditation Cooperation.
“DWLF&M” means the Directorate of Wireless Licensing, Frequency & Monitoring – Central Informatics & Telecommunication Organisation
“UMTS” means Universal Mobile Telecommunications System

3 Legal and Regulatory

3.1 According to Article 24(b) of the Telecommunications Law, only Telecommunications Equipment that is authorised under Article 38 of the Telecommunications Law is permitted to be connected to licensed Telecommunications Networks.

3.2 Pursuant to Article 38(a) of the Telecommunications Law, the power for granting approvals for Telecommunications Equipment is vested in the Authority.

3.3 Articles 3 and 38 of the Telecommunications Law provide that the Authority is empowered to determine the requirements that must be met before approval can be granted to Telecommunication Equipment.

3.4 The approval process shall be open, transparent and non-discriminatory and shall support the promotion of competition in the telecommunications sector in the Kingdom. In order to facilitate competition in the supply of Telecommunications Equipment and to stimulate the availability of a wide variety of Telecommunications Equipment at affordable prices, the approval process shall not place unnecessary burdens on suppliers of Telecommunications Equipment.

4 Scope

4.1 This Regulation applies to:

(i) all parties in Bahrain who import, use, supply, distribute, sell, offer for sale or connect Telecommunications Equipment (Public) whether in return for payment or free of charge;

(ii) all Telecommunications Equipment (Public) manufactured, used, supplied, distributed, sold, offered for sale or which are intended to be, will be or are connected
to a Public Telecommunications Network in Bahrain whether in return for payment or free of charge.

(iii) Telecommunications Equipment (Public) imported into Bahrain for processing or modification before being offered for sale in Bahrain or re-exported;

(iv) Parties who manufacture Telecommunications Equipment (Public) in Bahrain.

All Telecommunications Equipment (Public) shall conform to the requirements set out in regulation 5.1.

A person shall not import, use, supply, distribute, sell, offer for sale or connect Telecommunications Equipment (Public) whether in return for payment or free of charge unless the Telecommunications Equipment (Public) complies with the provisions of regulation 5.

5 Technical Requirements

5.1 Telecommunications Equipment (Public) imported, used, supplied, sold, offered for sale or connected in Bahrain shall:

(i) not by means of an easily accessible software interface or simple physical modification, be capable of being configured to operate on radio frequencies, which are not designated for public telecommunications purposes in Bahrain;

(ii) not cause harm to the user, general public or staff working on Telecommunications Networks. All licensees are responsible for ensuring that radio transmitters do not constitute a human health hazard. Licensees shall therefore ensure that emissions from radio stations are within the limits specified in the guidelines published by ICNIRP (as updated from time to time) and included in Order No. 4 of the year 2009, from the President of the Public Commission for the Environment and any subsequent order or amendment thereto;

(iii) not generate electromagnetic disturbance exceeding the level above which Telecommunications Equipment or other equipment cannot operate as intended;

(iv) have a level of immunity to the electromagnetic disturbance to be expected in its intended use which allows it to operate without unacceptable degradation of its intended use;

(v) make efficient and effective use of the radio spectrum allocated so as to avoid harmful interference;

(vi) not cause damage to a Telecommunications Network; or interfere with the correct working of a Telecommunications Network; or misuses network resources, thereby causing an unacceptable degradation of service;

(vii) in respect of mobile terminals, have a unique serial number (IEMI)

(viii) in respect of terminal equipment, it supports certain features to safeguard the personal data and privacy of the user and of the subscriber; it supports certain features ensuring avoidance of fraud; it supports certain features ensuring access to
emergency services; it supports certain features in order to facilitate its use by users with a disability

(ix) Interwork with other apparatus and be connected to interfaces of the appropriate type in Bahrain;

5.2 Telecommunications Equipment (Public), which complies with the relevant Benchmark, shall, within 30 working days from receipt of a duly filled-in application, be certified as being in compliance with the relevant requirements of regulation 5.1 and will issue a Type Approval certificate. In the event that (i) there is no relevant Benchmark or (ii) the Telecommunications Equipment (Public) does not comply with the Benchmark, the Supplier must provide evidence to the Authority’s satisfaction that such Telecommunications Equipment (Public) complies with the requisites set out in regulation 5.1 before the Authority will certify that the equipment is in compliance with the relevant requirements of regulation 5.1 and before it issues a Type Approval certificate. Where the Authority is not satisfied that the Telecommunications Equipment (Public) complies with the Benchmark or with the requisites set out in regulation 5.1, it will not issue the Type Approval Certificate and will inform the Supplier in writing that the application has been rejected. The Supplier may submit a fresh application but in so doing he must demonstrate to the Authority’s satisfaction that such Telecommunications Equipment (Public) complies with the provisions of regulation 5.1.

5.3 Approval shall not be concerned with the performance or quality of Telecommunications Equipment (Public) beyond that stated in regulation 5.1.

6 Approval

6.1 All Telecommunications Equipment (Public) used in the Kingdom must comply with regulation 5. With the exception of Telecommunications Equipment (Public) covered by regulations 6.2, 6.3 and 11, the Supplier must obtain Type Approval by the Authority prior to import, use, supply, distribute, sale, offer for sale or connection to a public Telecommunications Network in the Kingdom.

6.2 For the avoidance of doubt, Telecommunications Equipment (Public) purchased outside Bahrain can be imported personally for Private Use. These include:

(i) CE Marked Telecommunications Equipment without radiocommunications interfaces; or

(ii) CE Marked Telecommunications Equipment or any other CE marked device or apparatus supporting one or more of the following interfaces (however, if the Telecommunications Equipment, device or apparatus also supports an interface which is not listed below, it may not be capable of importation under the personal import arrangements):

- Terminal devices (e.g. DECT, GSM, UMTS, WiMax and LTE handsets and dongles etc. in frequency bands approved for such applications);

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1 Terminal Devices can incorporate frequency bands not approved for use in the Kingdom in order to facilitate roaming and provide public telecommunications services outside the Kingdom.
- Bluetooth (if incorporated within Telecommunications Equipment);
- Wireless LAN (IEEE802.11 series of standards); or

(iii) CE Marked receive only Telecommunications Equipment; or

(iv) Passive Telecommunications Equipment and ancillary equipment, devices and apparatus including IT equipment, connecting cables and power cables.

6.3 Whilst not requiring the Authority’s formal Type Approval, Telecommunications Equipment (Public) personally imported for Private Use must comply with the requirements of regulation 5. If for any reason the equipment is impounded by Customs at the Port of Entry a NOC will be required to enable release by Customs Affairs, which shall be obtained from the Authority. A template for such an application is included at Annex C. Before issuing a NOC, the Authority will require a copy of the “light” frequency licence if the equipment is designed to operate in the 2.45 GHz or 5.2/5.8 GHz frequency bands, (see the Authority’s website). The original of the NOC shall be presented to Customs Affairs.

6.4 In recognition of the global market that exists for the following types of Telecommunications Equipment, the Authority hereby declares that the Telecommunications Equipment (Public) that satisfies the criteria listed below shall be deemed to be compliant with the technical requirements set out in regulation 5.1 and shall be certified accordingly:

(i) CE Marked Telecommunications Equipment without radiocommunications interfaces intended to be used exclusively by licensed operators to establish Telecommunications Networks for the provision of public telecommunications services; or

(ii) CE Marked Telecommunications Equipment or any other CE marked device or apparatus supporting one or more of the following interfaces (however, if the Telecommunications Equipment, device or apparatus also supports an interface which is not listed below, then a separate approval is needed in relation to the interface not listed):
- IMT (including DECT, GSM, UMTS and LTE base stations, handsets etc. in frequency bands approved for such applications);
- Bluetooth (if incorporated within Telecommunications Equipment);
- Wireless LAN (IEEE802.11 series of standards); or

(iii) CE Marked receive only Telecommunications Equipment; or

(iv) All passive Telecommunications Equipment and ancillary equipment, devices and apparatus including IT equipment, antennas, connecting cables and power cables.
6.5 Suppliers shall retain and be able to present to the Authority on demand the documents confirming the lawfulness of CE Marking or any other Benchmark for 3 years after the last sample of the Telecommunications Equipment (Public) concerned has been supplied in Bahrain. The Authority reserves the right to inspect the Declaration of Conformity and other documentation supporting the CE Mark applied to any such equipment to ascertain that CE Mark is affixed lawfully.

6.6 Telecommunications Equipment, other than that referred to in regulations 11 and 6.2 and 6.3 shall be subject to the approval procedures defined in this Regulation:

(i) The application for approval must be submitted to the Authority.

(ii) The application for approval and any supporting documentation must be in Arabic or English.

(iii) Applications for approval must be made on the form provided by the Authority (available on the Authority’s Website) and shall be accompanied by a Declaration of Conformity. The application shall include the following information as a minimum:
- Name and address of the Supplier (if different);
- CR Number;
- Contact information for responsible person;
- Details of the equipment to be approved (make/brand, model identification, hardware and software versions, description of intended use of radio spectrum or wired telecommunications interfaces;
- Technical specifications and characteristics of equipment;
- Details of the organisation making the DoC and reference number for the DoC; and
- Signed and valid DoC by the Equipment Manufacturer.

(iv) Only applications submitted by a Supplier, who is registered for commercial activities in Bahrain will be accepted for consideration by the Authority.

(v) A separate radio frequency licence may also be required to enable the use of radiocommunications equipment.

6.7 The application for approval and any accompanying information must be delivered to the Authority. After reviewing the application, the Authority may request additional information to enable it to reach a decision on whether or not to grant an approval. Such information may include but is not limited to the evidence of compliance with regulation 5.

6.8 The Authority may request a sample of the Telecommunications Equipment (Public) for examination and testing.

6.9 The Authority shall hold in confidence all information about applications pending evaluation.

6.10 Where the Authority is not satisfied in respect of any aspect of the application it will reject the application and state the reasons for rejection.

6.11 An approval number shall be issued by the Authority when it is satisfied that all the requirements of this Regulation have been met.
6.12 The approval certificate is personal to the Approval Holder. However other parties may import or sell the same Telecommunications Equipment (Public) if they have applied to the Authority for the issuance of an approval certificate personal to them.

6.13 Following approval or rejection, any Telecommunications Equipment (Public) sample submitted at the request of the Authority shall be returned to the applicant but any related documents may be retained by the Authority for reference.

6.14 An approval shall be valid for all items of a given type of Telecommunications Equipment (Public) for which documentation submitted to support an application is relevant and shall not be restricted to a given batch of equipment unless so requested by the applicant.

6.15 Telecommunications Equipment supplied must in all cases be identical in all material respects to the type which has been approved.

6.16 The approval shall normally be granted for a term of three years and is subject to renewal at the discretion of TRA on request. Renewed approvals will retain the original approval number.

6.17 The Authority may revoke an approval in the event that:

(i) any information provided to the Authority is found to be counterfeited or false;

(ii) there is a breach of this Regulation in respect of the approved Telecommunications Equipment (Public);

(iii) the Authority forms the opinion that the product does not comply with regulation 5;

(iv) the Authority establishes that the relevant Benchmark does not guarantee compliance with regulation 5.1 and publishes an updated Benchmark accordingly; there is a breach of any condition endorsed on the approval; or

(v) the approved Telecommunications Equipment (Public) has been subsequently modified.

6.18 In the event of a revocation pursuant to regulation 6.17, equipment already in use may continue to be used, except for the cases defined in regulation 6.19 below, but it shall no longer be permissible to import or offer the Telecommunications Equipment (Public) in question for sale in Bahrain. Equipment withdrawn from the market for the cases stated in 6.19 (i) or 6.19 (ii) shall be exported or destroyed by the Approval Holder at his expense.

6.19 Notwithstanding the provisions of regulation 6.18, the Authority may determine that Telecommunications Equipment (Public) in use and in respect of which the Type Approval has been revoked pursuant to Regulation 6.17 can no longer be used, if:

(i) an approval was granted on the basis of misleading or false documentation; or

(ii) the Authority determines that the Telecommunications Equipment (Public) does not comply with regulation 5.1 to a material extent.

6.20 In addition to its decision to revoke the Type Approval pursuant to regulation 6.19, the Authority may also impose additional obligations on the Approval Holder, including a requirement that the Approval Holder:
(i) withdraws, recalls and replaces all equipment of the type/model covered by the revocation; with equipment of a type which has been and remains approved by the Authority;

(ii) not to place on the market, or put into service the equipment;

(iii) to refrain in total or in part from moving the equipment; or

(iv) to do or refrain from doing any other thing to comply with these Regulations;

and the Authority may take any other appropriate measures, including the seizing and removing of apparatus from the market to ensure compliance with these Regulations and the avoidance of harmful interference.

6.21 The Authority shall give the opportunity to any person who has received a revocation decision under regulation 6.17, or who is affected by measures taken by the Authority under that regulation 6.19, to make representation to the Authority within 5 working days from date of the decision. If, because of the urgency of the matter, this opportunity is not given before serving the decision or the taking of other measures, the Authority shall give such opportunity, as soon as may be, thereafter. A decision issued under this regulation shall be in writing and (a) state the reasons upon which it is based, and (b) advise the person of the right to make representations to the Authority.

6.22 The Authority may publish on the Authority’s website details of:

(i) the model name and/or other identifying particulars of approved Telecommunications Equipment (Public) including a brief description;

(ii) the approval including details of the Approval Holder and any conditions attached to the approval; and

(iii) any revocation.

6.23 A simplified procedure shall apply for Telecommunications Equipment (Public) imported on a temporary basis for test and development, demonstration or exhibition purposes. Applicants wishing to import such equipment must write to the Authority stating the intended use (including details of any tests or demonstrations planned and the quantity of each type of equipment to be imported), key technical characteristics of the equipment (interface types supported, standards applied, radio spectrum used by the equipment), place of use and duration of import. The Authority will issue a temporary Approval Certificate, to enable the importation and use of equipment for a defined period, on terms and conditions to be determined by the Authority at its discretion on a case by case basis. A separate radio frequency licence may also be required to enable the use of radiocommunications equipment.

6.24 The Authority will issue its written decision with respect to an application within 10 working days of receipt of a complete application. Reasons shall be given for rejected applications.

7 The Declaration of Conformity

7.1 The Declaration of Conformity must be affixed to the Telecommunications Equipment (Public) by the manufacturer. It shall be prepared and maintained in accordance with ISO/IEC 17050-
1:2004. In addition to the minimum content specified in clause 6.1 of that standard, the additional information of clause 6.2 a), b) and e) of that standard shall also be included.

7.2 The evidence on which the Declaration of Conformity is based shall be held by the Approval Holder and be made available to the Authority until such time that the Telecommunications Equipment (Public) concerned is no longer operational in Bahrain.

7.3 The documentation constituting the evidence of compliance shall comply with ISO/IEC 17050-2:2004 (excluding clause 5.2 (a)) and shall include test reports and data obtained from a laboratory that has been accredited by a body that is a member of the ILAC Mutual Recognition Arrangement.

8 Modifications to Equipment

8.1 Whenever Telecommunications Equipment (Public) is modified in respect of model number, design or function, it must be re-assessed for compliance with the requirements of this Regulation.

8.2 Where any such modification would necessitate a change to any documentation previously submitted to the Authority, the Approval Holder shall provide the Authority with updated documentation.

8.3 Whenever the relevant Benchmark is amended, the Telecommunications Equipment (Public) must be re-assessed for compliance according to the effective date and the way of implementation given in the amended Benchmark.

8.4 If, as a result of a modification or a change in the Benchmark, Telecommunications Equipment (Public) ceases to comply with this Regulation, the Authority shall be notified immediately and the approval may be revoked in accordance with Regulation 6.

8.5 Any applicant that fails to notify the Authority of modifications to Telecommunications Equipment (Public) (or otherwise fails to comply with the Regulation) will be considered in breach of this Regulation and the Telecommunications Law and will be subject to enforcement action by the Authority pursuant to the Telecommunications Law including the reference of the case to the Public Prosecution for prosecution before the court.

9 Mutual Recognition Agreements

9.1 The Authority may accept test reports, compliance certificates and/or Declarations of Conformity issued under bilateral or multilateral mutual recognition agreements or arrangements signed between Bahrain and other countries, regional organisations or international organisations. For the avoidance of doubt, the supplier must obtain type approval from the Authority.

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10 Importation of Telecommunications Equipment (Public)

10.1 Telecommunications Equipment (Public) imported for sale or use in Bahrain is subject to approval prior to importation, except cases stated in Regulations 6.2, 6.3 and 11.

10.2 Prior to the importation of any Type Approved Telecommunications Equipment (Public) for use in, or connected to a public telecommunications network, an application shall be made to the Authority for a No Objection Certificate. A template for such an application is included at Annex C.

10.3 An application for a NOC must be made to the Authority in writing and shall include details of the equipment concerned as well as information concerning the shipment of the Telecommunications Equipment (Public). If the Telecommunications Equipment (Public) is included in a consolidated shipment, importers shall be aware that the Authority can only issue a NOC for Telecommunications Equipment (Public). In such cases the Telecommunications Equipment (Public) shall be separated from any other telecommunications equipment, devices, apparatus or other goods and should be clearly identifiable in the packing list.

10.4 The importer shall provide the Authority with the following information:

- The approval mechanism e.g. section 6.3 or section 6.5,
- The Manufacturer’s name, address and contact details,
- Equipment’s name and/or model/type number,
- Technical specifications and characteristics of equipment,
- A copy of the “light” frequency licence if the equipment is to operate in the 2.45 GHz or 5.2/5.8 GHz frequency bands, (see the Authority’s website),
- A copy of Frequency License for Radiocommunication equipment except Terminal Devices and Passive Telecommunications Equipment;
- Number of equipment to be imported of each name/model/type,
- Shipment details (e.g. Air Way Bill or Bill of Loading or Shipment Invoice Number)
- Port of entry.

10.5 The importer shall keep detailed records of serial numbers of all Telecommunications Equipment (Public) imported. Such records shall be made available to the Authority on request.

11 Importation of Telecommunications Equipment (Public) for Processing or Modification

11.1 Telecommunications Equipment (Bahrain) imported into Bahrain for processing or modification before being offered for sale in Bahrain or re-exported is not subject to approval prior to importation. Provided that any Person wishing to import such equipment must apply to the Authority for a NOC to enable the importation. A template for such an application is included at Annex C.

11.2 The importer shall provide the Authority with the following information:

- The Manufacturer’s name, address and contact details,
- Equipment’s name and/or model/type number,
- Technical specifications and characteristics of equipment,
11.3 The importer shall keep detailed records of serial numbers of all Telecommunications Equipment (Public) imported and processed or modified and/or re-exported. Such records shall be made available to the Authority on request.

11.4 Any Telecommunications Equipment (Public) imported in accordance with this regulation process and modified to be sold in Bahrain must be approved in accordance with this Regulation before being used, supplied, distributed, sold, offered for sale or used or connected to a Telecommunications Network in Bahrain.

12 Customs Clearance

12.1 In order to facilitate customs clearance of Telecommunications Equipment (Public) other than equipment imported for Private Use, shipping agents acting on behalf of importers shall present the original NOC and shipment documentation to Customs Affairs at the time of clearance.

12.2 Following custom’s clearance, approved Telecommunications Equipment (Public) that uses the radio spectrum (other than that approved by this Regulation) shall be kept in a secure location by the Approval Holder. Radiocommunications equipment must not be released to the Person wishing to use it until that Person is in possession of the necessary Frequency Licence issued by the Authority. In the event that the Approval Holder intends to use the equipment itself, the Approval Holder shall not use the equipment until the necessary Frequency Licence has been obtained.

13 Surveillance of Equipment

13.1 The Authority will perform market surveillance activities from time to time. Approval Holders must cooperate with such activities and provide equipment (or samples of it) and/or documentation on request without charge to the Authority. The Authority shall return such equipment (or samples of it) if they are found to be compliant with the requirements of this Regulation.

13.2 In the case of non-compliance with this Regulation, Approval Holders must either take corrective action or cease to sell the Telecommunications Equipment (Public) or type of Telecommunications Equipment (Public) concerned, ensure that no such equipment is used in the market and dispose of it at their own expense, as directed by the Authority. Non-compliance may also constitute a breach of the Law and result in penalties being exacted. See also Section 16.

14 Fees

14.1 Application fees shall be charged in accordance with the Schedule of Fees

14.2 Fees must be paid into the Authority’s bank account, details of which are published on the Authority’s Website. Any bank charges are to be borne by the applicant.
15 Appeals
15.1 Without prejudice to regulation 6.20, where a party feels aggrieved by any decision or action of the Authority in relation to this Regulation then the aggrieved party may appeal to the Authority in writing stating the grounds for the appeal. This appeal process is without prejudice to a party’s rights to appeal under the Telecommunications Law or the other laws of Bahrain.
15.2 Such an appeal must be made within 30 days of the decision.
15.3 The Authority will review the basis on which it arrived at its decision to determine whether or not the decision was made in accordance with this Regulation.
15.4 The Authority will communicate the outcome of the review to the aggrieved party in writing within 20 working days of receipt of the appeal.

16 Penalties
16.1 Any person who uses, supplies, distributes, sells, offers for sale or connects Telecommunications Equipment (Public) in breach of this Regulation shall be punished in accordance with the provisions of the Telecommunications Law.

17 Coming into Effect
17.1 This Regulation shall come into force and take effect on the day of publication in the Official Gazette.
17.2 All previous approval schemes for Telecommunications Equipment (Public) operated by the Authority will cease when this Regulation comes into effect.
17.3 Telecommunications Equipment (Public) covered by a NOC at the time this scheme comes into effect may continue to be supplied for the duration specified in the existing NOC. The supply of such Telecommunications Equipment (Public) must cease on expiry of the NOC unless an approval has been granted for the equipment in accordance with this Regulation.
Annex A: Type Approval Certificate:

Type Approval Certificate for Telecommunications Equipment

<table>
<thead>
<tr>
<th>Approval Number:</th>
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<table>
<thead>
<tr>
<th>Name of Approval Holder</th>
<th>Business Address</th>
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<table>
<thead>
<tr>
<th>Product Details</th>
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<tbody>
<tr>
<td>Date of Issue</td>
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<tr>
<td>Manufacturer</td>
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<tr>
<td>Equipment Details</td>
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<table>
<thead>
<tr>
<th>Model Number:</th>
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<tbody>
<tr>
<td>Hardware Version</td>
<td></td>
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<tr>
<td>Software Version</td>
<td></td>
</tr>
<tr>
<td>Frequencies/Frequency Bands</td>
<td></td>
</tr>
</tbody>
</table>

| TX output power: | |
| Emission Modulation | |
| Antenna Type: | |
| Antenna Gain: | |

Signed, for and on behalf of TTRA

<table>
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<tr>
<th>Position</th>
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<tr>
<th>Date</th>
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Annex B: NO Objection Certificate

Party: XXX

It is illegal to use this equipment in Bahrain without first obtaining the appropriate licence(s) from the TRA.

This equipment conforms to TRA’s Guide to Equipment Type Approval issued to Customs Affairs.

It is unlawful to use this equipment in the Kingdom of Bahrain without first obtaining the necessary licence(s) from the TRA.

XXXX

Directorate of Customs, Commerce and Industry

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Annex C: Application for NOC (Importation)

<table>
<thead>
<tr>
<th>A. FULL DETAILS OF THE APPLICANT</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Agent Name:</td>
<td></td>
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<tr>
<td>Name of the Applicants:</td>
<td></td>
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<tr>
<td>CR Number:</td>
<td></td>
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<tr>
<td>Applicant contacts:</td>
<td></td>
</tr>
<tr>
<td>- Telephone:</td>
<td></td>
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<tr>
<td>- Fax:</td>
<td></td>
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<tr>
<td>- E-mail:</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>TYPE OF EQUIPMENT:</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Equipment used to establish a public telecommunications network</td>
<td></td>
</tr>
<tr>
<td>Simple telephones for connection to the public network</td>
<td></td>
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<tr>
<td>Cordless telephones (analogue and DECT)</td>
<td></td>
</tr>
<tr>
<td>Analogue modems</td>
<td></td>
</tr>
<tr>
<td>Wi-Fi/Routers with DSL Connection</td>
<td></td>
</tr>
<tr>
<td>Other devices with a connection to a public mobile telecommunications network</td>
<td></td>
</tr>
<tr>
<td>Microwave fixed link equipment used by licensed public telecommunications operators</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Equipment Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Model Number:</td>
<td></td>
</tr>
<tr>
<td>Quantity:</td>
<td></td>
</tr>
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<td>Manufacturer:</td>
<td></td>
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<tr>
<td>Specimen:</td>
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<td>Operated Frequency:</td>
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<td>Air Way Bill:</td>
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<td>Bill of Loading:</td>
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<tr>
<td>Shipment invoice Number:</td>
<td></td>
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<tr>
<td>Port:</td>
<td></td>
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</tbody>
</table>

[30/33]
<table>
<thead>
<tr>
<th>Enclosures</th>
<th>مرفقات</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Official letter from the supplier signed by authorized person</td>
<td>1. رسالة رسمية من المورّد متواجدة من الشهيد المذكور.</td>
</tr>
<tr>
<td>2. Official letter from the applicant signed by authorized person</td>
<td>2. رسالة رسمية من عن طريق الكتابة متوافقة مع الشهيد المذكور.</td>
</tr>
<tr>
<td>3. Declaration of conformity comply with the European Standards &amp; CE Marked Certificate</td>
<td>3. علامة مطابقة مع الملحقات الأوروبية مع شهادة (CE)</td>
</tr>
<tr>
<td>4. Technical Datasheet</td>
<td>4. البيانات الفنية المذكورة</td>
</tr>
<tr>
<td>5. Copy of the Supplier and applicant CTR</td>
<td>5. نسخة من العمل الخاص للمورّد والمستلم</td>
</tr>
<tr>
<td>6. Copy of the shipment invoice</td>
<td>6. نسخة من ناقلة الشحن</td>
</tr>
</tbody>
</table>
# Annex D: Application for Telecommunication Equipment Type Approval

## Application for Telecommunications Equipment Approval

<table>
<thead>
<tr>
<th>Name of applicant:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Registered address of applicant:</td>
<td></td>
</tr>
<tr>
<td>CR Number in Bahrain:</td>
<td></td>
</tr>
</tbody>
</table>

### Contact Information
Please provide details for the person to contact regarding this application:

<table>
<thead>
<tr>
<th>Name</th>
<th>Telephone</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Position</td>
<td>Fax</td>
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<tr>
<td></td>
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<tr>
<td>Email</td>
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</tbody>
</table>

### Product Details
Please give details of the product. A separate application form should be used for each family or range of products. Provide serial numbers if the registration is for a restricted number of units.

<table>
<thead>
<tr>
<th>Make / Brand Name:</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Product / Model Identification:</td>
<td></td>
</tr>
<tr>
<td>Hardware Version:</td>
<td>Software Version:</td>
</tr>
<tr>
<td>Manufacturer:</td>
<td></td>
</tr>
</tbody>
</table>

### Brief Description
The description must identify all telecom networks to which connection is intended and all radio communications interfaces. For all radio interfaces, give the frequency range, channel separation, modulation methods, output power and antenna type/gain. Continue on a separate sheet if necessary.

<table>
<thead>
<tr>
<th>Frequency range:</th>
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</thead>
<tbody>
<tr>
<td>Channels/Separation:</td>
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<tr>
<td>Modulation:</td>
<td></td>
</tr>
<tr>
<td>Output Power:</td>
<td></td>
</tr>
<tr>
<td>Antenna Type/Gain:</td>
<td></td>
</tr>
</tbody>
</table>

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32/33
<table>
<thead>
<tr>
<th>Manufacturer, or supplier or importer making the Declaration of Conformity (DoC)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Name</strong></td>
</tr>
<tr>
<td><strong>Address</strong></td>
</tr>
<tr>
<td><strong>Telephone</strong></td>
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<tr>
<td><strong>Email</strong></td>
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</tbody>
</table>

**Agreement**

- We hereby apply for Approval of the above telecommunications equipment and agree to abide by the TRA Regulation on the Approval of Telecommunications Equipment.
- We hereby declare that the information provided in this application and accompanying documents is correct.
- We believe that the DoC referenced above and supplied with this application is authentic and that it applies to the products described above.
- We authorize TRA to discuss details related to this application with the manufacturer or supplier of the product identified above and any issues of certificates or reports identified in the DoC.
- We agree to use any number allocated with reference to this application only in relation to the products described above.
- We indemnify the TRA, its officers, employees and agents against all liabilities arising from or relating to any product bearing any number allocated by TRA in relation to this application and accept that it is our sole responsibility to ensure that the product is suitable for its purpose and that it operates in accordance with the claims made for it.

<table>
<thead>
<tr>
<th>Name</th>
<th>Signature of the applicant</th>
</tr>
</thead>
<tbody>
<tr>
<td>Position</td>
<td>Date</td>
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</table>

<table>
<thead>
<tr>
<th>For official use</th>
<th>Approval number</th>
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</thead>
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