TELKOM SA LIMITED

THINTANA COMMUNICATIONS LLC

SBC INTERNATIONAL - MANAGEMENT SERVICES, INC

and

TELEKOM MANAGEMENT SERVICES SDN.BHD.

Dated May 14, 1997

STRATEGIC SERVICES AGREEMENT

THIS STRATEGIC SERVICES AGREEMENT (the "Agreement") is made this 14th day of May 1997

AMONG:

TELKOM SA LIMITED a company incorporated under the laws of the Republic of South Africa and having its registered office at Telkom Towers North, 152 Proes Street, Pretoria, South Africa ("Telkom");

THINTANA COMMUNICATIONS LLC a limited liability company organised under the laws of the State of Delaware of the United States of America and having its registered office at #2 Read's Way, Suite 222, Corporate Commons, New Castle, Delaware 19720, United States of America (the "SEP");

SBC INTERNATIONAL-MANAGEMENT SERVICES, INC., a corporation organised under the laws of the State of Delaware of the United States of America, and having its registered office at #2 Read's Way, Suite 222, Corporate Commons, New Castle, Delaware 19270, United States of America ("SBCI-MSI"); and

TELEKOM MANAGEMENT SERVICES SDN.BHD., a corporation organised under the laws of Malaysia and having its principal offices located at Wisma Telkom, Jalan Pantai Baru, 59200 Kuala Lumpur ("TMS").

In this Agreement, Telkom, the SEP, SBCI-MSI and TMS are referred to individually as a "Party" and collectively as the "Parties".

WHEREAS:

- (A) Pursuant to a Share Transfer Agreement (as herein defined) the SEP has acquired thirty percent (30%) of the share capital of Telkom and established a strategic alliance with respect to Telkom;
- (B) In furtherance of such strategic alliance, Telkom and the SEP desire to transform Telkom into an economically successful world-class telecommunications operator, and also desire that Telkom will strive to meet the following strategic objectives in the conduct of its business to the extent such objectives are consistent with such transformation:
 - -- develop genuine economic empowerment of Disadvantaged Groups (as defined below);
 - -- satisfy economically viable demand for basic needs in telephony service for all South Africans and increase coverage of priority customers, such as educational and medical facilities, community centres and governmental agencies;
 - -- transform Telkom into a company representative of the demographics of the Republic of South Africa;
 - -- create opportunities for training and skills development in the telecommunications sector within the Republic of South Africa

- -- assist economic growth in South Africa by providing a national telecommunications infrastructure which will promote the creation of an "information society";
- -- promote the maintenance of employment within the core areas of Telkom, to the extent possible;
- -- promote a culture of consultation with Telkom's employees regarding the terms and conditions of their employment and the operations of Telkom;
- -- facilitate Telkom's management and employees in resolving any conflicts on a timely and effective basis;
- -- facilitate a policy of affirmative action within Telkom with respect to recruitment, appointments and transformation of Telkom's management;
- facilitate the empowerment of Disadvantaged Groups by developing supportive procurement policies, including training programs; and
- -- accomplish all of the foregoing in a commercially reasonable manner within the framework of the operation of a commercial business.
- (C) SBC International South Africa LLC ("SBCISA"), a limited liability company organised under the laws of the State of Delaware of the United States of America, and Telekom Malaysia-Africa Sdn. Bhd. ("TMA"), a corporation organised under the laws of Malaysia, are members of the SEP;
- (D) In furtherance of the strategic objectives identified in Recital B above, the SEP has agreed to provide (or cause to be provided) certain Personnel (as herein defined) to Telkom and the SEP will be entitled to provide (or cause to be provided) certain Personnel to Telkom, to provide the Strategic Services (as herein defined) on the terms and conditions of this Agreement.
- (E) SBCI-MSI, an Affiliate (as herein defined) of SBCISA, is an international telecommunications management company with extensive expertise and experience related to the management and operation of telecommunication networks that provide a wide range of wireline, wireless and video services:
- (F) TMS, an Affiliate of TMA, is a management company with extensive expertise and experience in the area of telecommunications, and specifically in the use of wireless technology applications in rural network buildouts;
- (G) SBCI-MSI and TMS have agreed to provide Personnel at the request and direction of the SEP to provide the Strategic Services on the terms and conditions of this Agreement;

1 Definitions and Interpretation

- (1) In this Agreement:
 - "Additional Personnel" means Personnel who provide Strategic Services but who are not assigned to work in South Africa for at least six (6) consecutive months;
 - "Affiliate" means in respect of any person, any other person which controls, is controlled by, or is under common control with the first person (where control is the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of any person through ownership of shares, debentures, partnership interests or otherwise) and shall include, without limitation, when used with respect to (i) any person, any subsidiary of such person and (ii) the SEP, Affiliates of the SEP and those of its owners;
 - "Board" means the board of directors of Telkom;
 - "Closing" shall mean the consummation of the acquisition of Telkom Shares pursuant to the Share Transfer Agreement, including the execution and delivery of the Shareholders' Agreement by all of the parties thereto;
 - "Commencement Date" means the date of this Agreement;
 - "Disadvantaged Groups" means South African groups historically discriminated against on the grounds of race, colour, origin or gender in South Africa;
 - "Dollars" or "US\$" means the lawful currency for the time being of the United States of America;
 - "Exchange Control Approvals" means any and all exchange control or similar governmental approvals which shall, from time to time, be required for the payment by Telkom of the amounts provided for herein in connection with the provision of the Strategic Services or for the transfer of such amounts from South Africa to any other jurisdiction;
 - "Exclusivity Period" means the exclusivity period for the provision of certain telecommunications services specified in the PSTS Licence;
 - "Full-Time Personnel" means Personnel who provide Strategic Services and who are assigned to work in South Africa for six (6) or more consecutive months but less than one (1) year;
 - "Group Executive" means a senior executive of Telkom who reports directly to the chief executive officer of Telkom and has primary responsibility for management of a Management Group;

- "International Personnel" means Personnel who provide Strategic Services and who immediately prior to providing such services to Telkom were not domiciled in either Malaysia or the United States;
- "Long-Term Personnel" means Personnel who provide Strategic Services and who are assigned to work in South Africa for not less than one (1) year;
- "Malaysian Personnel" means Personnel who provide Strategic Services and who immediately prior to providing such services to Telkom were domiciled in Malaysia;
- "Management Group" means a management group managed by a Group Executive, as reflected in the Management Structure;
- "Management Structure" means the management structure of Telkom as set forth on Appendix A, attached hereto, as amended from tune to tune in accordance with the Shareholders' Agreement;
- "Managing Executive" means a senior executive of Telkom who reports directly to a Group Executive, as reflected in the Management Structure;
- "Minister" means the Minister for Posts, Telecommunications and Broadcasting of the Republic of South Africa;
- "Permit" shall mean any work, residence, immigration or other permit, licence or clearance which, under the laws of South Africa, is required to be obtained and/or maintained by the SEP, any Personnel Provider and/or Personnel in connection with the provision of the Strategic Services hereunder;
- "Personnel" means any person who provides Strategic Services under this Agreement;
- "Personnel Provider" means, with respect to any Personnel, any person which directly or indirectly provides such Personnel to Telkom at the request of the SEP for the purpose of providing the Strategic Services; and for purposes of this Agreement, shall include, without limitation, (i) SBC-MSI and TMS (to the extent they provide Personnel pursuant to Clause 3 of this Agreement) and (ii) such other Affiliates of SBCISA and TMA, respectively, chosen by the SEP in its sole and absolute discretion which may from time to time provide Personnel at the request of the SEP to perform the Strategic Services as contemplated by Clause 2 of this Agreement;
- "PSTS Licence" means the licence for the provision of public switched telecommunications services issued to Telkom by the Minister pursuant to Section 36 of the Telecommunications Act;

"Radio Licence" means the licence for radio frequency spectrum and radio stations issued to Telkom by the Minister pursuant to Section 30 of the Telecommunications Act;

"Review Committee" means a committee which shall consist of three (3) members, one (1) of which shall be appointed by each of Telkom, SBCISA and TMA, respectively.

"Senior Manager" means all senior managers of Telkom other than the chief executive officer of Telkom, any Group Executive or any Managing Executive;

"SEP Appointments" means the Group Executives, Managing Executives and Senior Managers indicated in the Management Structure as being appointees of the SEP and whom the SEP is entitled to appoint pursuant to the provisions of the Shareholders' Agreement;

"Shares" means the ordinary shares of Telkom, each of R10,00 par value;

''Share Transfer Agreement'' means the Share Transfer Agreement among the SEP, Telkom and the Minister and dated March 26, 1997;

''Shareholders' Agreement' means the Agreement among the Minister, the SEP and Telkom and dated 14 May, 1997;

"SBCI" means SBC International, Inc., a company incorporated under the laws of the State of Delaware of the United States of America, and a parent company of SBCISA and SBCI-MSI on the date hereof;

"South Africa" means the Republic of South Africa;

"Strategic Services" means certain management and technical services and advice to be provided to Telkom and its subsidiaries by Personnel in accordance with the terms and conditions of this Agreement, which relate to the following: business management, oversight of personnel matters, development and implementation of marketing plans and other corporate strategies, network planning and supervision, network operations, budget planning, payroll processing, internal financial support services, technical advice and assistance, regulatory compliance, customer billing and other related services;

"Telecommunications Act" means the Telecommunications Act, No. 103 of 1996 of the laws of South Africa as in effect on the date hereof and as amended from time to tune;

"Thintana Agreement" means the Thintana Communications LLC Limited Liability Company Agreement dated February 26, 1997, between SBCISA and TMA, as amended;

"Transaction Documents" shall mean this Agreement and the Share Transfer Agreement, the Shareholders' Agreement, the Thintana Agreement, the PSTS Licence, the Radio Licence, the Value Added Network Licence, the Memorandum and Articles of Association of Telkom as in effect from tune to time, and each other agreement, document, instrument or certificate contemplated hereby or thereby or delivered hereunder or thereunder:

"Transition Period" means the two (2) year period immediately following the Exclusivity Period;

"U.S. Personnel" means Personnel who provide Strategic Services and who immediately prior to providing such services to Telkom were domiciled in the United States;

"U.S. Telecommunications Act" means the United States Telecommunications Act of 1996, as amended; and

"Value Added Network Licence" means the licence for the provision of value added network services issued to Telkom by the Minister pursuant to Section 40 of the Telecommunications Act.

(2) In this Agreement:

- (a) references to a person include, without limitation an individual, firm, a body corporate, and an unincorporated association of persons;
- (b) references to a natural person include his or her estate and personal representatives; and
- (c) references to a party to this Agreement include references to the successors or permitted assigns and transferees of its rights and/or obligations (immediate or otherwise) of that party.
- (3) Any reference to a statutory provision shall include such provision and any regulations made in pursuance thereof.
- (4) The singular shall include the plural and words importing the masculine gender shall include the feminine and neuter genders and vice versa.
- (5) Sub-clauses (1) to (4) above apply unless the contrary intention appears.
- (6) The headings in this Agreement do not affect its interpretation and references to Clauses are references to clauses to this Agreement.
- (7) Any Annex, Appendix or Schedule to this Agreement shall take effect as if set out in this Agreement and references to this Agreement shall include its Annexes, Appendices and Schedules.

- 2 Strategic Services and Personnel
- (1) From the date of this Agreement until the expiration or termination hereof in accordance with Clause 10 below, the SEP shall be entitled to (i) provide Personnel to Telkom to serve as SEP Appointments to provide the Strategic Services and, in the sole and absolute discretion of the SEP, (ii) arrange for the provision of such Personnel directly to Telkom by Personnel Providers, including, without limitation, by SBCI-MSI or TMS pursuant to Clause 3 below.
- Ouring the Exclusivity Period, the (i) SEP shall, subject to obtaining any Permits, be obligated to provide Personnel to Telkom to serve as SEP Appointments which are Group Executives and Managing Executives to provide the Strategic Services to Telkom and (ii) the SEP shall be entitled, in its sole and absolute discretion, to arrange for the provision of such Personnel directly to Telkom by Personnel Providers, including, without limitation, by SBCI-MSI or TMS pursuant to Clause 3 below.
- The SEP shall be entitled to provide to Telkom (or arrange to be provided (3) to Telkom) Long-Term Personnel, Full-Time Personnel and Additional Personnel for purposes of Clauses 2(1) and 2(2) hereof, and Telkom shall be obligated to engage such Personnel, to perform Strategic Services; provided, that for each year of the Exclusivity Period and Transition Period, fees payable by Telkom to the SEP and all Personnel Providers hereunder in connection with their provision of Personnel shall not exceed the annual amounts set forth on Schedule 3; provided further, that if in any such year amounts payable under this Agreement to the SEP and Personnel Providers exceed in the aggregate the amount set forth in Schedule 3 with respect to such year, Telkom and the SEP shall negotiate in good faith to reach agreement regarding additional fees, if any, to be paid by Telkom to the SEP or any Personnel Provider for Personnel thereafter provided to Telkom during such year. Notwithstanding anything contained in this Agreement to the contrary, in addition to the Personnel to be provided pursuant to Clauses 2(1) and 2(2) above, the SEP shall be entitled to provide (or arrange to be provided) to Telkom a number of Personnel (not to exceed thirty (30) at any one time) at no cost to Telkom, and Telkom shall be obligated to engage such Personnel.
- (4) Subject to Clause 3, all Personnel shall be selected in the sole and absolute discretion of the SEP, and such discretion shall include whether Personnel are Malaysian Personnel, International Personnel or U.S. Personnel.
- (5) Subject to Clause 3, the SEP, in its sole and absolute discretion may, from time to time, substitute (or arrange for the substitution of) Malaysian Personnel or U.S. Personnel provided to Telkom to provide the Strategic Services with International Personnel (and vice versa). In the event that any International Personnel are provided to Telkom to provide Strategic Services, Telkom shall pay a fee to the SEP or the Personnel Provider which provides such Personnel, as applicable, with respect to any such

International Personnel, in accordance with Clause 5 in an amount equal to the corresponding fee set forth with respect to U.S. Personnel in Schedule 1 or 2, as applicable.

- (6) The rights of the SEP to provide (or arrange for the provision of)
 Personnel set forth in Clauses 2(1), 2(3), 2(4) and 2(5) above are subject to and limited by the provisions contained in Section 4 of the Shareholders' Agreement.
- (7) Telkom shall be obligated to engage Personnel provided to it by the SEP or a Personnel Provider pursuant to this Clause 2 in the position for which they are provided. No Personnel provided by the SEP or any Personnel Provider to Telkom hereunder shall be deemed an employee or agent of Telkom by virtue of such arrangement. No Personnel provided to Telkom by any Personnel Provider hereunder shall be deemed an employee or agent of the SEP.

3 Provision of Personnel by SBCI-MSI and TMS

- (1) SBCI-MSI shall, upon the request of and in consultation with the SEP, provide Personnel to Telkom for purposes of Clause 2 above. Such Personnel may be either U.S. Personnel or International Personnel and shall be removed and replaced by SBCI-MSI upon the request of the SEP from time to time; <u>provided</u>, that SBCI-MSI shall be entitled to provide Personnel hereunder which are not employed by SBCI-MSI or its Affiliates at the time that SBCI-MSI proposes to provide such Personnel to Telkom only with the prior written consent of TMA, such consent not to be unreasonably withheld.
- (2) TMS shall, upon the request of and in consultation with the SEP, provide Personnel to Telkom for purposes of Clause 2 above. Such Personnel may be either Malaysian Personnel or International Personnel and shall be removed and replaced by TMS upon the request of the SEP from time to time; provided, that TMS shall be entitled to provide Personnel hereunder which are not employed by TMS or any of its Affiliates at the time that TMS proposes to provide such Personnel to Telkom only with the prior written consent of SBCISA, such consent not to be unreasonably withheld.
- (3) The Parties hereby acknowledge that neither SBCI-MSI nor TMS shall provide Personnel to Telkom except at the request of, and in consultation with, the SEP in accordance with Clauses 3(1) and 3(2) as applicable.

4 Additional Contribution

In the event that, during the term of this Agreement, the members of the SEP or any of their respective Affiliates sell, licence or otherwise generally make available technology or intellectual property (e.g., patented software, technical information or know how) to third parties, the SEP undertakes to use its reasonable endeavours to cause such members or Affiliates, as applicable, to offer such technology or intellectual property, as the case may be, to Telkom on terms and conditions which are no less favorable than those upon which such members or Affiliates actually provide such technology or intellectual property to any such third party.

5 Costs and Charges

- (1) Subject to other applicable provisions of this Clause 5 below, Telkom shall pay a fee to each person that directly provides Personnel to Telkom (i. e.. the SEP or a Personnel Provider and including, if applicable and without limitation, SBCI-MSI or TMS) with respect to such Personnel as follows:
 - (a) with respect to any Long-Term Personnel provided to Telkom to provide Strategic Services, the amount per annum (payable monthly) set forth in Schedule 1 attached hereto, pro rated for any partial year of this Agreement in which such Personnel are provided to Telkom; and
 - (b) with respect to any Full-Tune and Additional Personnel provided to Telkom to provide Strategic Services, an amount per month during each year of the term of this Agreement set forth in Schedule 2 attached hereto, pro rated for any partial month in which such Personnel are provided to Telkom.
- (2) Each Person that directly provides Personnel to Telkom (i. e., the SEP or a Personnel Provider and including, if applicable and without limitation, SBCI-MSI or TMS) shall submit to Telkom monthly invoices in Dollars for all fees payable hereunder by Telkom including fees for services provided by the Personnel to Telkom in the immediately preceding month. Such invoices shall set forth the Personnel provided to Telkom by such Personnel Provider who provided Strategic Services during the period elapsed under each invoice. Telkom shall, within thirty (30) days from the date of such invoices, pay such monthly invoices in full as herein provided. In the event that Telkom fails to pay any amounts due under this Agreement within such thirty (30) day period and in the manner herein provided, any such unpaid amounts shall bear interest at the rate of fifteen (15%) per annum, from the date of expiration of such thirty (30) day period to the date Telkom pays such amounts to the SEP or such Personnel Provider.
- (3) All amounts payable hereunder by Telkom to the SEP or any Personnel Provider (including, if applicable, SBCI-MSI and TMS) shall be paid in Dollars in New York, New York by wire transfer of immediately available

funds to the respective accounts specified from time to time by the SEP or the applicable Personnel Provider. Such payments shall be made free from any set-off, withholding or deduction which, if payable in connection with any payments due or made hereunder shall be borne and paid by Telkom, and such payments will be increased by any value-added tax for which the SEP or any Personnel Provider, as applicable, shall be liable in respect of such payments. In the event that Telkom is required by any law or regulation to make any deduction or withholding (on account of tax or otherwise) from any payment to be made under this Agreement, then Telkom shall, together with such payment, pay such additional amount as to ensure that the SEP and each such Personnel Provider receives (free and clear of any tax or other deductions or withholdings) the full amount which it would have received if no such deduction or withholding had been required.

6 Additional Obligations

- (1) Telkom agrees to discharge promptly all costs and obligations payable or to be performed by it in respect of the Strategic Services and will provide the Personnel with such assistance and access to its facilities, operations and staff as Telkom would ordinarily provide employees employed by Telkom in positions which are equal to (or substantially equal to) or lower than positions for which such Personnel have been provided to Telkom in terms of seniority and responsibility. Telkom further agrees to provide the SEP and each Personnel Provider with such assistance as the SEP and each Personnel Provider may reasonably request to enable the SEP and each such Personnel Provider to obtain and maintain any Permit.
- (2) Telkom and the SEP agree that on the date which is three (3) months after the Commencement Date, they shall meet and, in good faith, consult with each other to (i) identify additional strategic objectives of Telkom and (ii) consider whether and the extent to which the SEP should provide (or arrange for the provision of) additional Personnel to Telkom to provide Strategic Services. In the event that Telkom and the SEP, pursuant to such consultation, reach agreement with respect to items (i) and (ii), then, the Parties agree, subject to Clause 22 below, to take all such actions as may be reasonably necessary to amend the provisions of this Agreement to give effect to such agreement.
- (3) The Parties agree that, upon the request of either of Telkom or the SEP, but not more than once in any quarter, the Review Committee shall meet and, in good faith, review the performance of the Personnel.
- (4) The Parties agree that, notwithstanding any provision to the contrary contained herein, in the event of the expiration or termination of this Agreement in accordance with Clause 10 hereof; if (i) at the time of any such expiration or termination the SEP owns at least fifteen percent (15%) of the then issued Shares and (ii) either of Telkom or the SEP so requests,

then the Parties will negotiate, in good faith, to extend the term of this Agreement for a mutually agreed period.

7 Settlement of Disputes

- (1) The Parties shall in good faith attempt to resolve any dispute, controversy or claim between or among any of them arising out of or relating to this Agreement or the breach, termination or invalidity thereof (hereafter, a "dispute") amicably. Any dispute which they have been unable to resolve by mutual agreement shall be submitted to binding arbitration as provided below, at the written request of any Party in accordance with the provisions of Clause 13 of this Agreement.
- (2) Any dispute which cannot be resolved amicably shall be exclusively and finally resolved by arbitration conducted in accordance with the UNCITRAL Arbitration Rules (the "Rules") as at present in force (except as modified below); provided that such arbitration may not be commenced, unless the Parties to the dispute otherwise agree, until the thirty-first (31st) day after the written request referred to in Clause 7(1) has been received by the other Party or Parties to such dispute. The Appointing Authority under the Rules shall be the Secretary General for the tune being of the International Chamber of Commerce (the "ICC") International Court of Arbitration.
- (3) There shall be three (3) arbitrators. The claimant(s), irrespective of number, shall appoint jointly one arbitrator; the respondent(s) irrespective of number, shall appoint jointly the second arbitrator; and a third arbitrator, who shall serve as presiding arbitrator, shall be appointed as provided in the Rules. In the event that any respondent or joint respondents shall fail to appoint an arbitrator, such arbitrator shall be appointed by the Appointing Authority.
- A sole respondent may join a Party other than the claimant in the (4) arbitration within fifteen (15) days after receipt by the respondent of notification from the claimant of the appointment of an arbitrator, provided that the right to relief by the respondent against such joined Party depends on the determination of substantially the same question of law or fact which, if separate actions were instituted, would arise on each action. In the event of such joinder, the arbitrator to be appointed by the respondent pursuant to Clause 7(3) above shall be appointed jointly by the respondent and the joined party, and if they fail to so jointly appoint, such arbitrator shall be appointed by the Appointing Authority. Once the arbitration panel is constituted, upon the request of the claimant the panel shall render a decision as to whether such joinder was appropriate based on the terms of this Clause 7(4), and if the arbitration panel determines that such joinder was not appropriate then it shall sever the joined claim from the pending arbitration.

- (5) The place of arbitration shall be Gauteng Province, South Africa and the award shall be deemed rendered in South Africa. The arbitrators may conduct proceedings or portions of proceedings at venues they deem convenient. The language of the arbitration shall be English. The foregoing notwithstanding, the place of arbitration for disputes between or among the SEP, SBCISA, TMS and/or any other Personnel Provider shall be London, England.
- (6) The arbitrators shall be able to read, write and converse fluently in English. The presiding arbitrator shall not be a national of any country in which any Party or ultimate parent of such Party is domiciled.
- (7) In addition to the powers expressly provided in the Rules, the arbitrators shall have the power to (i) investigate any matter, fact or thing which they consider necessary or desirable in connection with the dispute submitted to the arbitral panel and, for that purpose, shall have the widest powers of investigating all the books, records, documents and other materials in the possession of the Parties or under their control, and the right to make or have made copies thereof and/or take extracts therefrom and the right to have such documents or copies thereof produced and/or delivered at any place reasonably requested by the arbitrators for the aforesaid purposes, (ii) inspect goods and property of the Parties, (iii) question under oath the Parties (including their officers, directors and employees), (iv) summon witnesses to appear at the hearing before the arbitral panel and (v) record evidence. The arbitrators shall hold hearings and render their award as soon as practicable.
- (8) In connection with any arbitral proceeding commenced under this Clause, each Party shall have the power to (i) request and inspect documents and other materials in the possession of any Party or under their control, make or have made copies thereof and/or take extracts therefrom and have such documents or copies thereof produced and/or delivered at any place reasonably requested by such Party for the aforesaid purposes, (ii) present oral evidence at any hearing conducted before the arbitral panel, (iii) interview witnesses to appear at any hearing conducted before the arbitral panel, (iv) cross-examine witnesses summoned by the other Party at any hearing conducted before the arbitral panel and (v) submit other evidence to the arbitral panel as such panel may permit;
- (9) In rendering their decision, the arbitrators shall be bound by the Agreement and shall interpret the Agreement under the laws of South Africa. In addition to the foregoing, the arbitrators are empowered to act ex acquo et bono in the event that the laws or regulations of the Republic of South Africa would cause an unfair result. The arbitrators' decision shall be reasoned and shall be rendered in writing, shall be final and binding upon the Parties and shall be carried into effect and may be enforced and confirmed as a judgment or an order of any competent court at the instance of any Party;

- (10)In any arbitration proceedings under this Clause 7, the arbitrators shall be empowered to award monetary damages, including, without limitation, consequential, direct and punitive damages, to the extent permitted by South African law. If one or more Parties prevail on all or substantially all of the claims of any arbitration proceedings under this Clause 7, the other Party or Parties not prevailing shall pay all fees and expenses of the arbitrators, the ICC and of such prevailing Party or Parties, including such Party's or Parties' reasonable attorneys' fees. Any monetary award made hereunder shall be made in Dollars and payable free of any tax or other deduction, and shall include (i) interest from the date of any breach or other violation of this Agreement to the date on which such award is paid at a fair rate determined by the arbitrators and (ii) any additional amounts necessary to compensate the Party or Parties to whom such award is made pursuant to this Clause for any taxes imposed on such Party or Parties or its or their owners with respect to such amount (except for income taxes payable with respect to any such award that is paid to satisfy a claim for amounts which, if paid as and when due as claimed, would have constituted taxable income to such Party or Parties).
- (11) In any arbitration proceeding under this Clause 7, the arbitrators shall be authorised to order specific performance of any obligations arising under this Agreement.
- (12) This Clause shall not preclude any Party from obtaining relief by way of motion proceedings on an urgent basis or from instituting any interdict, injunction or any similar proceedings in any court of competent jurisdiction in order to preserve the subject matter of the arbitration or the availability of effective relief pending the decisions of the arbitrators. Notwithstanding anything contained in the Rules to the contrary, the Parties shall not be restricted from making any disclosures required by law or enforceable legal process, or by the rules of any securities exchange or regulatory authority having jurisdiction over any such Party.
- (13) In any arbitration proceedings under this Clause 7, the Parties shall remain bound by the provisions of Clause 11 of this Agreement.
- 8 Representations, Warranties and Undertakings
- (1) On the date hereof, each of the SEP and Telkom represents and warrants to the other that:
 - (a) it is a company duly incorporated or otherwise formed with limited liability and validly existing in good standing under the jurisdiction in which it is formed and has full power, authority and legal right to own its property and assets and to carry on its business subject to the terms of any licence required to be held by it to carry on such business;

- (b) it has full power, authority and legal right to enter into this Agreement and to engage in the transactions contemplated hereby and has taken or obtained all necessary corporate and other action to authorise the execution and performance of this Agreement;
- (c) this Agreement constitutes the legal, valid and binding obligation of that Party and is enforceable in accordance with its terms;
- (d) neither the execution of this Agreement nor the performance by that Party of any of its obligations or the exercise of any of its rights hereunder will conflict with or result in a breach of any treaty, law, regulation, judgment, court order, authorisation or agreement or obligation applicable to that party or cause any limitation placed on that Party or on the powers of that Party's directors to be exceeded;
- (e) all authorisations legally required from any governmental or other authority or from the shareholders or creditors of that Party for or in accordance with the execution, validity and performance of this Agreement, other than Permits related to the provision of Personnel, have been obtained and are in full force and effect;
- (f) that Party is not in default under any treaty, law, regulation, judgment, court order, authorisation, or agreement or obligation applicable to it or its assets or revenues, the consequences of which default could materially and adversely affect its ability to perform its obligations under this Agreement;
- (g) no litigation, arbitration or administrative proceeding is currently taking place or pending or, to the knowledge of that Party, threatened against that Party or its assets which proceeding could materially and adversely affect the ability of that party to perform its obligations under this Agreement;
- (h) that Party is generally subject to civil and commercial law and to legal proceedings and neither that Party nor any of that Party's assets or revenues is entitled to any immunity or privilege (sovereign or otherwise) from any set-off, judgment, execution, attachment or other legal process.

(2) The SEP represents, warrants and undertakes that:

(i) it has or will have the capacity, and is or will be in a position to provide, the Strategic Services to Telkom (or it is or will be in a position to cause one or more suitably qualified Personnel Providers with adequate capacity to provide the Strategic Services to Telkom);
 (ii) it has or will have (or such Personnel Providers have or will have) the technical resources to provide the Strategic Services to Telkom;
 (iii) it has or will have (or such Personnel Providers have or will have) available to them persons with the requisite skills,

- qualifications and experience to meet the SEP's obligations under this Agreement; and (iv) during the term of this Agreement this will continue to be the case:
- (b) the carrying out of its obligations pursuant to this Agreement will not conflict with or constitute a breach of, or default under, any contract or agreement or arrangement to which it is a party or by which it may be bound, nor will any such action result in any violation of any treaty, law, judgment or court order save where absence of such title or conflict with, breach of or default under any contract, agreement or arrangement or violation of any treaty, law, judgment or court order would not in any such case materially or adversely affect the ability of the SEP to perform its obligations under this Agreement;
- (c) the Strategic Services will be provided with reasonable care and skill and in a manner that is consistent with good industry practice.
- (3) Each Party undertakes that such Party shall use its reasonable endeavours to comply with and cause its Affiliates to comply with all applicable laws of South Africa, and Telkom and its Affiliates shall not at any time conduct any business or take any act which would cause the SEP, its owners, any Personnel Providers or any of their Affiliates to be in violation of such laws. Also, the SEP, SBCI-MSI and TMS shall (and the SEP shall cause each other Personnel Provider to) comply with all laws, rules and regulations applicable to them in connection with the provision of Personnel. In addition to the foregoing, Telkom acknowledges that SBCISA, SBCI, SBCI-MSI and their Affiliates are subject to the United States Communications Act of 1934, as amended by the Telecommunications Act of 1996 and as amended from time to time, and Telkom shall not and Telkom shall cause its Subsidiaries to not take any act which would cause SBCISA, SBCI, SBCI-MSI or any of their Affiliates to be deemed to be engaged in the provision of (i) long distance telecommunications services, (ii) alarm monitoring services or (iii) any other services which, in the opinion of SBCISA are prohibited by such Act in the "In-Region" states as defined in Section 271(i)(l). The Parties acknowledge that the "In-Region" states of the United States of America applicable to SBCISA, SBCI, SBCI-MSI and their Affiliates currently include the States of Arkansas, Kansas, Missouri, Oklahoma and Texas.

9 Indemnification

(1) None of the SEP, the Personnel or any Personnel Provider, any of their Affiliates, officers, directors, and each of their respective assignees, subcontractors, directors, officers, shareholders, employees or agents shall be liable to Telkom or any of its Affiliates for any claim, loss, damage or expense whatsoever sustained or incurred by Telkom or its Affiliates as a result of the actions or the failure to act of the SEP, the Personnel or such Personnel Provider; provided, that the SEP fully shall indemnify and hold

Telkom or any of its Affiliates, officers, directors and each of their respective assignees, subcontractors, directors, officers, shareholders, employees or agents harmless from and against any claims, damages or liabilities actual or alleged, costs and expenses, including attorneys' fees and expenses (including investigative costs) arising directly from the wilful misconduct of the Personnel in connection with the provision of the Strategic Services to Telkom in accordance with the terms of this Agreement. Notwithstanding anything contained herein to the contrary, none of the SEP, the personnel or any personnel Provider or any Affiliate thereof or any other person shall have any liability to Telkom or its Affiliates whatsoever for any indirect losses, consequential or incidental damages, including, without limitation, loss of profits or goodwill, sustained or claimed by any person, firm, company or organisation whatsoever and howsoever arising, including, without limitation, as a result of the performance or non-performance hereunder by the SEP, the Personnel or any Personnel Provider.

- (2) Telkom shall fully indemnify and hold the SEP, the Personnel, any Personnel Provider and their Affiliates and each of their respective assignees, subcontractors, directors, officers, shareholders, employees and agents, harmless from and against any claims, damages or liabilities, actual or alleged, costs and expenses, including attorneys' fees and expenses (including investigative costs) arising directly from Telkom's acts related to this Agreement, except to the extent caused by the wilful misconduct of the SEP, the Personnel or the Personnel Provider, as the case may be.
- (3) Telkom shall fully indemnify and hold the Personnel harmless from and against any claims, damages or liabilities, actual or alleged, costs and expenses, including attorneys' fees and expenses (including investigative costs) arising from acts of the Personnel to the same extent that Telkom would ordinarily indemnify its officers, directors, representatives and/or employees, as the case may be.
- (4) Telkom shall maintain officer and director insurance with respect to the Personnel as Telkom ordinarily maintains with respect to the officers and directors of Telkom generally.

10 Termination

- (1) This Agreement shall commence on the Commencement Date and shall continue in force until terminated pursuant to Clause 10(2) or 10(3).
- (2) This Agreement shall automatically terminate upon the occurrence of any of the following:
 - (a) unless otherwise mutually agreed by the Parties, upon the expiration of the Transition Period:

- (b) the SEP ceases to hold an ownership percentage of at least fifteen (15%) in the issued share capital of Telkom; <u>provided</u>, that if the Exclusivity Period is extended, then, at the request of Telkom, this Agreement shall continue in effect notwithstanding that the SEP ceases to hold at least fifteen percent (15%) of the issued share capital of Telkom until the earlier of (i) the date on which the Exclusivity Period (as so amended) terminates and (ii) the sixth anniversary of the date hereof.
- (c) the liquidation or dissolution of either of Telkom or the SEP;
- (3) This Agreement shall terminate, at the option of the SEP, upon the occurrence of any of the following:
 - (a) the failure of Telkom to pay, in the manner herein provided, any payment due hereunder within thirty (30) days after receipt of notice of such failure;
 - (b) the failure of Telkom to comply with its obligations under Clause 6(1) above;
 - (c) at any time Exchange Control Approvals terminate or lapse or are revoked and are not renewed or reinstituted;
 - (d) the Shareholders' Agreement terminates for any reason or the Minister (as therein defined) breaches any of the terms thereof; or
 - (e) the consent rights, board and committee representation rights or any other rights granted to the SEP under the Shareholders' Agreement or Telkom's Memorandum and Articles of Association are deemed or become unenforceable for any reason; or
 - (f) Telkom ceases to be a significant provider of telecommunications services for any reason whatsoever.
- (4) In addition, this Agreement may be terminated by SBCI-MSI or TMS (with respect to themselves only) by written notice to the other Parties as follows:
 - (a) SBCI-MSI may terminate this Agreement with respect to itself, and TMS may terminate this Agreement with respect to itself, in the event that the terminating Party (SBCI-MSI or TMS, as applicable) declares bankruptcy or seeks legal protection from its creditors;
 - (b) SBCI-MSI may terminate this Agreement with respect to itself if none of SBCISA or any of its Affiliates owns an equity interest in the SEP; and

(c) TMS may terminate this Agreement with respect to itself if none of TMA or any of its Affiliates owns any equity interest in the SEP.

Notwithstanding any provision contained herein to the contrary, a termination by either SBCI-MSI or TMS pursuant to this Clause 10(4) (as applicable, the "Terminating Party") shall be effective only with respect to the Terminating Party and shall have no effect on the rights, obligations, or duties of any other Party hereto (all of which rights, obligations and duties shall continue in full force and effect).

(5) If this Agreement terminates pursuant to Clause 10(2) or 10(3) hereof (or with respect to a Terminating Party pursuant to Clause (10)(4) hereof), all further obligations of the Parties hereto (or of such Terminating Party, as applicable) shall terminate and no damages or other compensation shall be payable by any Party (or by such Terminating Party, as applicable), except that nothing in this Clause 10(5) shall relieve any Party (or by such Terminating Party, as applicable) hereto of any liability for any breach of this Agreement that occurred prior to termination or release any Party (or such Terminating Party, as applicable) from the continued application of any provisions of this Agreement expressed to be applicable after termination.

11 Confidentiality

- (1) The Parties recognize that any and all information, know-how and management material and expertise (collectively, "Confidential Information") disclosed by any Party or any Personnel Provider or any of their respective employees, agents or other representatives under this Agreement or in connection with the provision of Strategic Services (whether directly or indirectly) is the exclusive property of such Party or Personnel Provider, as applicable. Subject to Clause 4, each of the Parties (the "recipient") agrees in relation to the Confidential Information of any party (the "owner"):
 - (a) to use the Confidential Information of any owner solely for the purposes contemplated by this Agreement and as necessary in connection with the business and affairs of Telkom;
 - (b) to keep such information confidential and to disclose it only to their or their Affiliates' officers, directors, employees, representatives, consultants and professional advisers or such other persons who have a need to know such information in connection with the business or affairs of Telkom or the recipient or their respective Affiliates, who are aware of the recipient's obligations of confidentiality hereunder with respect to such information and have agreed to comply with such obligations (it being understood that any recipient which discloses any Confidential Information to any other person shall be responsible for any further use or disclosure of such information in breach of the restrictions contained herein).

- (c) at any time requested by an owner in writing, and upon termination of this Agreement, promptly deliver (or caused to be delivered) to the owner or, if requested by the owner, destroy (or cause to be destroyed), in either case without retaining any copies thereof, all of the owner's Confidential Information in the possession or control of the recipient or its Affiliates or their respective officers, directors, employees, representatives, consultants and professional advisors. This Clause (c) is applicable to all documentation and other materials (including magnetic and optical storage media) and all copies thereof containing or embodying Confidential Information, including documentation and materials such as specifications, manuals, training material, written instructions, schedules and plans.
- (2) The foregoing notwithstanding, no recipient shall be obligated to treat information as Confidential Information of an owner under this Agreement if:
 - (a) such information enters the public domain other than in breach of this Clause 11 or any other obligation of confidentiality owed to the owner thereof:
 - (b) such information was lawfully received by the recipient from a third party who, to the knowledge of such recipient at the time of disclosure, was not subject to any duty of confidentiality, directly or indirectly, to the owner thereof;
 - (c) such information was expressly in the files of, or known to, the recipient (or its officers, directors, employees, representatives, consultants or professional advisors), provided, that knowledge thereof was not obtained, to the knowledge of such recipient, as a result of a disclosure by a third party in violation of any duty of confidentiality, directly or indirectly, to the owner thereof; or
 - (d) such information is independently developed by the recipient (or its officers, directors, employees, representatives, consultants or professional advisors) or on their behalf without the use of Confidential Information of the owner thereof.
- (3) No Party hereto shall be restricted in disclosing any Confidential Information of any owner if and then only to the extent that such disclosure is required by law or enforceable legal process, or by the rules of any securities exchange or regulatory authority having jurisdiction over such party, provided the party required to make such disclosure (a) provides the owner of such Confidential Information notice of such requirement as soon as practicable after the party obligated to make such disclosure learns of such requirement, and thereafter consults with the owner thereof before making any disclosure of such information and (b) takes all reasonable steps (including steps reasonably requested by the owner thereof and any Party which is an Affiliate of such owner) to oppose or prevent the

disclosure, to limit, to the maximum extent reasonably possible, the scope of such disclosure and to obtain confidential treatment by the recipient of such disclosure.

(4) The provisions of this Clause 11 shall survive termination of this Agreement for a period of two (2) years from the date of such termination.

12 Governing Law

This Agreement shall be governed by, and construed and interpreted in accordance with, the laws of the Republic of South Africa.

13 Notices

The Parties choose their addresses set out below as their *domicilium citandi* et executandi ("domicilium") for all purposes arising from or pursuant to this Agreement. All notices, requests, demands and other communications required or permitted to be given pursuant to or in connection with the requirements of this Agreement shall be in writing and signed by the Party or by a duly authorised officer of the Party giving such notice and shall be addressed as follows to the other Party at the addresses set out below or such other address as may from tune to tune be notified to the other Party in writing for such purposes and shall be sent by overnight or similar express courier, hand delivery or electronic or other facsimile transmission:

To Telkom: Telkom SA Limited

Telkom Towers North 152 Proes Street Pretoria 0001 The Republic of South Africa

Attn: Company Secretary Facsimile: +27 12 311 3911

To the SEP: Thintana Communications LLC

#2 Reads Way
Suite 222
Corporate Commons
New Castle, Delaware 19720
USA

Attn: Mr. Jon Klug

Facsimile: +1 302 322 2838 Telephone: +1 302 579 5003 with copies by facsimile, which shall not constitute notice and which if not sent will not constitute a failure to send notice, to

> Mr. Michael Thompson SBC International South Africa LLC

Facsimile: +1 302 322 2838 Telephone: +1 302 579 5003

and

Mr. Nor Zainal Abdul Rahman Telekom Malaysia-Africa Sdn. Bhd.

Facsimile: +60 3 283 2415 Telephone: +60 3 208 2103

To SBCI-MSI: For service of legal process purposes:

> Corporation Trust Center 1209 Orange Street Wilmington, Delaware 19801

USA

Facsimile: +1 302 655 5049 Telephone: +1 302 658 7581 Attention: Michael Thompson

For all other purposes:

SBC International South Africa LLC #2 Read's Way Suite 222 Corporate Commons New Castle, Delaware 19720 **USA**

Facsimile: +1 302 322 2838 Telephone: +1 302 579 5003

Attention: Jon Klug

with a copy by facsimile, which does not constitute notice and which if not sent will not constitute a failure to send notice, to:

Mr. Michael Thompson SBC International South Africa LLC

Facsimile: +1 302 322 2838 Telephone: +1 302 579 5003 To TMS: Telekom Management Services Sdn. Bhd.

Wisma Telekom Jalan Pantai Baru 59200 Kuala Lumpur

Malaysia

with a copy by facsimile, which does not constitute notice and which if not sent will not constitute a failure to send notice, to:

Mr. Nor Zainal Abdul Rahman Telkom Malaysia-Africa Sdn. Bhd. Facsimile: +60 3 283 6014

Telephone: +60 3 208 2103

Any of the Parties shall be entitled from time to time by written notice to all of the other Parties to vary its domicilium to any other address within the Republic of South Africa which is not a post office box or *poste* restante. Any notice given by any Party to any of the other Parties which:

- (a) is delivered by hand during normal business hours of the addressee at the addressees' domicilium for the time being shall be presumed to be received by the addressee at the time of delivery; or
- (b) is transmitted by electronic or other facsimile transmission (with receipt confirmed) to the addressee at the addressee's domicilium for the time being shall be presumed to have been received by the addressee on the first Business Day following the successful transmission thereof.

No notice given under this Agreement shall be effective unless and until it is actually received by the addressee.

14 Entire Agreement

This Agreement, including its Schedules, contains the entire agreement and understanding of the Parties in relation to its subject matter and supersedes all prior oral or written negotiations, agreements, representations, understandings or arrangements (if any) between or among the Parties with respect to its subject matter, including expressly the MTSA and the Original SSA, but expressly not including the Share Transfer Agreement and the Shareholders' Agreement.

15 Assignment

Subject to Clause 16 below, this Agreement and all of the provisions hereof shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and permitted assigns, but neither this

Agreement nor any of the rights, interests or obligations hereunder shall be assigned by any of the Parties except as follows:

- (1) Telkom may do so only with the prior written consent of the SEP;
- (2) the SEP may do so only with the prior written consent of Telkom;
- (3) SBCI-MSI and TMS, respectively, may do so only with the prior written consent of the SEP.

16 Subcontracting

The SEP and each Personnel Provider may subcontract any part of the Strategic Services to any person which is and remains an owner of the SEP or an Affiliate of such owner and, with the consent of Telkom, to a third party supplier. Any such sub-contracting shall not relieve the SEP from its responsibility to provide (or arrange for the provision of) the Strategic Services for which it shall remain primarily liable.

17 Waiver of Sovereign Immunity

The Parties recognise and acknowledge that this Agreement and the transactions contemplated by this Agreement constitute a commercial transaction. To the extent that any Party (including the assignee of a Party's rights or obligations under this Agreement) may be entitled, in any jurisdiction, to claim sovereign immunity or any other immunity, as the case may be, from the jurisdiction of any court or arbitral tribunal, or from any legal process, including but not limited to any order, attachment, judgment or award, such Party hereby irrevocably agrees not to claim or assert, and hereby irrevocably waives, such sovereign or other immunity. The Parties intend the foregoing waiver of sovereign immunity to be no less broad than any waiver permitted by the State Immunity Act of 1978 of Great Britain.

18 Force Majeure

None of the SEP, SBCI-MSI, TMS or any other Personnel provider shall have any liability for any failure or delay in complying with any provision of this Agreement if, and to the extent and for so long as, that compliance is prevented or substantially hindered by any act of God, government, flood, tempest, severe weather conditions, war (whether declared or not), civil disturbances, revolution, riot, insurrection, other natural disasters, act of terrorism, sabotage, strike, failure to acquire any Permit, labour dispute, other public emergencies or any other cause whatsoever which is substantially beyond the control of the SEP, SBCI-MSI, TMS or any other Personnel Provider, as applicable.

19 Counterparts

This Agreement may be executed in one or more counterparts and in separate counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same legal document.

20 Severability

Whenever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law but if any provision of this Agreement shall be unenforceable and invalid under applicable law such provision shall be ineffective only to the extent of such unenforceability or invalidity and the remaining provisions of this Agreement shall continue to be binding and in full force and effect.

21 Waiver

None of the terms of this Agreement shall be deemed to have been waived by any Party unless such waiver is in writing and signed by that Party. The waiver by any Party of a breach of any provision of this Agreement shall not operate or be construed as a waiver of any provision of this Agreement or of any further breach of the provisions so waived. No extension of tune for the performance of any obligation or act hereunder shall be deemed to be an extension of tune for the performance of any other obligation or act.

22 Amendments and Modifications

This Agreement may not be modified, amended, cancelled or changed in any respect except in writing by a person who is authorised to do so by the board or similar governing authority of the Parties against whom such modification, amendment, cancellation or change is sought.

23 No Partnership or Agency

Nothing in this Agreement shall be deemed to create any relationship of employer and employee, joint venturers, partners, fiduciaries or agents between or among any of the Parties or entitle any Party to commit or bind any other Party in any manner. Each Party is and, in all capacities hereunder, shall remain an independent contractor.

24 Third Party Beneficiaries

Each Personnel Provider not a Party to this Agreement (and their respective Affiliates, assignees, subcontractors, directors, officers, shareholders, employees or agents) is an express third party beneficiary of the terms and conditions of this Agreement which are expressly applicable to Personnel Providers. In addition, TMA and SBCISA are express third party beneficiaries of Clauses 3(1) and 3(2), respectively.

IN WITNESS of which the Parties have executed this Agreement on the date first written above.

SIGNED by TELKOM SA LIMITED by its duly authorised representative

By:

Name: E.D. MOSENEKE

Title: CHAIRMAN

SIGNED BY THINTANA COMMUNICATIONS LLC by its duly authorised representative

By. Name: Title:

SIGNED by SBC INTERNATIONAL-MANAGEMENT SERVICES, INC. by its duly authorised representative

By: Name: Title:

SIGNED BY TELEKOM MANAGEMENT SERVICES SDN.BHD. by its duly authorised representative

By: Name: Title:

IN WITNESS of which the Parties have executed this Agreement on the date first written above.

SIGNED by TELKOM SA LIMITED
by its duly authorised representative

By: Name: Title:

SIGNED BY THINTANA COMMUNICATIONS LLC by its duly authorised representative

By:

Name: TERRY S. BAKER

Title: MANAGER

SIGNED by SBC INTERNATIONAL-MANAGEMENT SERVICES, INC. by its duly authorised representative

By:

Name: TERRY S. BAKER

Title: ATTORNEY-IN-FACT

SIGNED BY TELEKOM MANAGEMENT **SERVICES SDN. BHD.** by its duly authorised representative

By: Name: Title: Jerry J. Buker

Jeny V. Baler

IN WITNESS of which the Parties have executed this Agreement on the date first written above.

SIGNED by TELKOM SA LIMITED by its duly authorised representative

By: Name: Title:

SIGNED BY THINTANA COMMUNICATIONS LLC by its duly authorised representative

By: Name: Title:

SIGNED by SBC INTERNATIONAL-MANAGEMENT SERVICES, INC. by its duly authorised representative

By: Name: Title:

SIGNED BY TELEKOM MANAGEMENT SERVICES SDN. BHD. by its duly authorised representative

By: Name: NOR SAINAL RAHMAN Title: COMPANY SECRETARY. wasan Acc

SCHEDULE 1

Long-Term Personnel Payment Schedule

	Annual Rate Per Group Executive (000)		Annual Rate Per Managing Executive (000)		Annual Rate Per Senior Manager (000)	
Year of Agreement	U.S. Personnel	Malaysian Personnel	U.S. Personnel	Malaysian Personnel	U.S. Personnel	Malaysian Personnel
1	\$1,395	\$640	\$828	\$440	\$753	\$365
2	\$1,436	\$678	\$853	\$464	\$779	\$387
3	\$1,480	\$719	\$878	\$494	\$822	\$410
4	\$1,524	\$762	\$905	\$524	\$848	\$435
5	\$1,570	\$808	\$932	\$556	\$873	\$461
6	\$1,617	\$857	\$960	\$589	\$899	\$489
7	\$1,666	\$908	\$989	\$624	\$926	\$518
8*	\$1,716	\$962	\$1,018	\$662	\$954	\$549

All amounts above are exclusive of "gross ups" for withholdings and deductions and value-added taxes.

^{*} Applicable only in the event that the SEP elects to extend the Exclusivity Period in accordance with the Shareholders' Agreement.

SCHEDULE 2

Full-Time and Additional Personnel Payment Schedule

	Rate Per Month Per Senior Manager		
Year of Agreement	U.S. Personnel	Malaysian Personnel	
1	\$40,000	\$18,500	
2	\$41,200	\$19,610	
3	\$42,400	\$20,787	
4	\$43,700	\$22,034	
5	\$45,020	\$23,356	
6	\$46,400	\$24,757	
7	\$47,800	\$26,242	
8*	\$49,200	\$27,817	

All amounts above are exclusive of "gross ups" for withholdings and deductions and value-added taxes.

^{*} Applicable only in the event that the SEP elects to extend the Exclusivity Period in accordance with the terms of the Shareholders' Agreement.

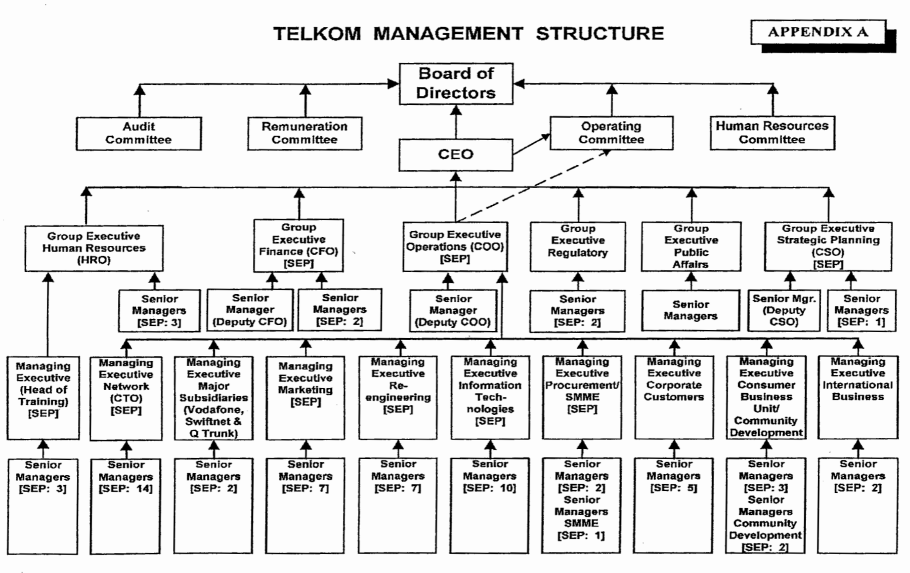
SCHEDULE 3

Aggregate Annual Payment Schedule

Year of Agreement	Aggregate Annual Payment Amount (000)
1	\$60,000
2	\$61,800
3	\$63,700
4	\$65,600
5	\$67,500
6	\$52,200
7	\$35,800
8*	\$36,900

All amounts above are exclusive of "gross ups" for withholdings and deductions and value-added taxes.

^{*} Applicable only in the event that the SEP elects to extend the Exclusivity Period in accordance with the Shareholders' Agreement.



SEP Appointments indicated in brackets Total SEP Appointments: 75

CERTIFICATE OF SECRETARY OF TELKOM SA LIMITED

The undersigned, being the duly elected, qualified and acting Secretary of Telkom SA Limited, a company duly registered in accordance with the laws of the Republic of South Africa ("Telkom"), in connection with the Closing of the transactions under the Share Transfer Agreement dated as of March 26, 1997 (the "Share Transfer Agreement") among Telkom, the Minister for Posts, Telecommunications and Broadcasting of the Government of the Republic of South Africa (the "Minister") and Thintana Communications LLC, a limited liability company organised under the laws of the State of Delaware of the United States of America acting, in his capacity as acting Secretary of Telkom, HEREBY CERTIFIES THAT:

A. PRE-CLOSING BOARD RESOLUTIONS

- 1. Attached hereto as Exhibit A-1 is a true and correct copy of certain resolutions duly and validly adopted by the Board on 14 March 1997 relating to the general authorisation of the Share Transfer Agreement and the transactions contemplated thereby (the "Transaction"); and such resolutions have not been amended, modified or rescinded, are in full force and effect on the date hereof and are the only resolutions adopted by the Board with respect to the matters referred to therein (except that such matters have been ratified pursuant to the resolutions referred to in A.2. and C. below).
- 2. Attached hereto as Exhibit A-2 is a true and correct copy of certain resolutions, in the form of a unanimous written consent, duly and validly adopted by the Board on 12 May 1997 relating to the following; and such resolutions have not been amended, modified or rescinded, are in full force and effect on the date hereof and are the only resolutions adopted by the Board with respect to the matters referred to therein (except that the matters referred to in e. below were the subject of the resolutions referred to in 1. above and were ratified pursuant to and as described in the resolutions referred to in C. below).
 - a. The following committees:
 - (i) Telkom's Operating Committee (as defined in the Shareholders' Agreement);
 - (ii) Telkom's HRRC (as defined in the Shareholders' Agreement);

- (iii) Telkom's Workers Committee (as defined in the Shareholders' Agreement);
- (iv) Telkom's Audit Committee; and
- (v) Telkom's Remuneration Committee;
- b. The Permitted Dividend;
- c. The Management Structure;
- d. The Schedule of Authorisations; and
- e. The general ratification and approval of the Transaction.
- 3. Attached hereto as Exhibit A-3 is a true and correct copy of certain resolutions, in the form of a written consent, executed by certain members of the Board (as indicated in Exhibit A-3) relating to the appointment of Dikgang Moseneke as acting Chief Executive Officer of Telkom; such resolutions were confirmed by the full Board at a meeting of the Board held on 14 May 1997 reference at C. below and have not been amended, modified or rescinded, are in full force and effect on the date hereof, with such confirming resolutions, and are the only resolutions adopted by the Board with respect to the matters referred to therein.

B. PRE-CLOSING SHAREHOLDER RESOLUTIONS

- 1. Attached hereto as Exhibit B-1 is a true and correct copy of certain resolutions duly and validly adopted by the Minister as the sole shareholder of Telkom on 29 April 1997 relating to the following, together with Forms CM-11, CM-15, CM-25A and CM-26 evidencing the filing of the resolutions referred to in a. and b. below with the Registrar of Companies of the Republic of South Africa (the "Registrar"); and such resolutions have not been amended, modified or rescinded, are in full force and effect on the date hereof and are the only resolutions adopted by the shareholders of Telkom with respect to the matters referred to therein:
 - a. The allotment of two (2) ordinary shares of Telkom, par value R1.00 per share ("Shares") to the Minister;
 - b. The approval of the Articles;
 - The appointment of the nominees of the SEP to the Board as contemplated by the Shareholders' Agreement; and

- d. The consolidation of the share capital of Telkom from 5,000,000,000 authorised and 3,899,222,730 issued Shares to 500,000,000 authorised and 389,922,273 issued ordinary shares par value R10.00 each, and the increase of Telkom's authorised share capital from R5,000,000,000 divided into 500,000,000 ordinary par value shares of R10.00 each to R10,000,000,000 divided into 1,000,000,000 ordinary par value shares of R10.00 each.
- 2. Attached hereto as <u>Exhibit B-2</u> is a true and correct copy of certain resolutions duly and validly adopted by the Minister as the sole shareholder of Telkom on 30 April 1997 relating to the appointment of Dikgang Moseneke as acting Chief Executive Officer of Telkom; and such resolutions have not been amended, modified or rescinded, are in full force and effect on the date hereof and are the only resolutions adopted by the shareholders of Telkom with respect to the matters referred to therein.
- 3. Attached hereto as Exhibit B-3 is a true and correct copy of certain resolutions duly and validly adopted by the Minister as the sole shareholder of Telkom on 9 May 1997 relating to the approval of an amendment to article 13.2.1.2 of the Articles as described in such resolutions (the "Amendment") (together with Forms CM-25A and CM-26 as filed with the Registrar); and such resolutions have not been amended, modified or rescinded, are in full force and effect on the date hereof and are the only resolutions adopted by the shareholders of Telkom with respect to the matters referred to therein.
- 4. Attached hereto as Exhibit B-4 is a true and correct copy of certain resolutions duly and validly adopted by the Minister as the. sole shareholder of Telkom on 9 May 1997 relating to the appointment of Alwyn R. Martin and Keso S. Mbali; and such resolutions have not been amended, modified or rescinded, are in full force and effect on the date hereof and are the only resolutions adopted by the shareholders of Telkom with respect to the matters referred to therein:
- 5. Attached hereto as Exhibit B-5 is a true and correct copy of certain resolutions duly and validly adopted by the Minister as the sole shareholder of Telkom on 13 May 1997 relating to the approval of the allotment of the Subscription Shares and the payment of the Permitted Dividend; and such resolutions have not been amended, modified or rescinded, are in full force and effect on the date hereof and are the only resolutions adopted by the shareholders of Telkom with respect to the matters referred to therein.

C. CLOSING DATE BOARD RESOLUTIONS

Attached hereto as Exhibit C is a true and correct copy of certain resolutions duly and validly adopted by the Board on 14 May 1997 relating to the following; and such resolutions have not been amended, modified or rescinded, are in full force and effect on the date hereof and are the only resolutions adopted by the Board with respect to the matters referred to therein:

- a. The ratification of the Transaction and the prior actions of the Board in relation thereto prior to Closing;
- b. The ratification of the resolution referred to in A.3. above regarding the appointment of Dikgang Moseneke as acting Chief Executive Officer of Telkom; and
- c. The appointment of Wendy Luhabe as acting Human Resources Officer of Telkom.

D. CLOSING DATE SHAREHOLDER RESOLUTIONS

Attached hereto as <u>Exhibit D</u> is a true and correct copy of certain resolutions, in the form of a unanimous written consent, duly and validly adopted by the shareholders of Telkom on 14 May 1997 relating to the ratification of certain matters approved by the Minister, as sole shareholder, prior to the Closing; and such resolutions have not been amended, modified or rescinded, are in full force and effect on the date hereof and are the only resolutions adopted by the shareholders of Telkom with respect to the matters referred to therein.

E. FILING OF NEW MEMORANDUM AND ARTICLES OF ASSOCIATION

Attached hereto as <u>Exhibit E-1</u> and <u>Exhibit E-2</u> are true and correct copies of the Articles and the Amendment thereto as filed with the Registrar on 29 April 1997 and 9 May 1997, respectively, together with the respective Forms CM-25A and CM-26 endorsed by the Registrar evidencing such filings; and no other amendment or other document relating to or affecting the Articles has been filed with the Registrar since 9 May 1997.

F. ALLOTMENT OF SHARES TO MINISTER

- 1. Attached hereto as <u>Exhibit F-1</u> is a true and correct copy of the Form CM-15 as filed with the Registrar on 29 April 1997 registering the allotment of the issuance of two (2) Shares to the Minister.
- 2. Attached hereto as <u>Exhibit F-2</u> is a true and correct copy of the Minister's application to Telkom for the subscription of two (2) Shares dated 29 April 1997.
- 3. Attached hereto as <u>Exhibit F-3</u> is a true and correct copy of Telkom's acceptance of the Minister's application for the subscription of two (2) Shares dated 29 April 1997.

G. SHARE CERTIFICATES AND SHARE CAPITAL OF TELKOM

1. Attached hereto as <u>Exhibit G-1</u> is a true and correct copy of the following share certificates representing the number of ordinary par value shares of Telkom indicated below; each such share certificate was issued on the date indicated below with respect to such certificate and either remains issued on the date hereof or was cancelled on the date indicated below:

Cert. No.	No. Shares	<u>Par</u> <u>Value</u>	<u>Issued</u>	Cancelled
1	1	R1.00	30 Sept. 1991	29 April 1997
2	3,899,222,727	R1.00	18 June 1993	29 April 1997
3	2	R1.00	29 April 1997	29 April 1997
4	167, 109, 546	R10.00	29 April 1997	14 May 1997
5	222,812,727	R10.00	29 April 1997	-
6	167, 109, 546	R10.00	14 May 1997	-
7	167, 109, 546	R10.00	14 May 1997	-

2. Attached hereto as <u>Exhibit G-2</u> is a true and correct copy of the official Register of Members of Telkom immediately after the Closing on 14 May 1997 (the **"Register Time"**) which records:

- all issuances of share capital of Telkom from the date of incorporation of Telkom up to and including the Register Time (including the persons to whom such share capital was issued and the number of shares and the classes thereof so issued to such persons);
- (ii) all transfers of share capital of Telkom from the date of incorporation of Telkom up to and including the Register Time (including the persons to whom such share capital was transferred and the number of shares and the classes thereof so transferred to such persons); and
- (iii) the ownership of all of the share capital of Telkom as of the Register Time (including the persons who own such share capital and the number of shares and the classes thereof so owned).

H. HRRC RESOLUTION

Attached hereto as Exhibit H is a true and correct copy of a resolution duly and validly adopted by the HRRC (as defined in the Shareholders' Agreement) at a meeting held on 14 May 1997 relating to the appointment of certain Initial SEP Appointments (as defined in the Shareholders' Agreement); and such resolution has not been amended, modified or rescinded, is in full force and effect on the date hereof and is the only resolution adopted by the HRRC with respect to the matters referred to therein.

I. AUTHORISATION

Each of the persons executing on behalf of Telkom the Share Transfer Agreement, the Shareholders' Agreement, the Strategic Services Agreement and each other agreement, instrument, certificate or other document executed by Telkom in connection therewith has been duly authorised to execute, and has so executed; such documents in the name and on behalf of Telkom, and his or her signature is such person's genuine signature.

Any capitalised term used but not otherwise defined herein shall have the meaning ascribed thereto in the Share Transfer Agreement.

EXHIBIT A-1

IN WITNESS WHEREOF, have hereunto subscribed my name this 14th day of May, 1997.

Name: Loumie Smit
Title: Acting Secretary

The undersigned, Adv. Dikgang Moseneke, being the Chairman of Telkom, does hereby certify on this 14th day of May, 1997, that Loumie Smit is the duly elected qualified and acting Secretary of Telkom and that the signature set forth above is Loumie Smit's true and correct signature.

Name: Adv. Dikgang Moseneke

Title: Chairman

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COMPANY SECRETARY

Park : 97 · 05 · 14

[Signature Page to Certificate of Secretary]

TELKOM SA LIMITED (COMPANY REGISTRATION NUMBER 91/05476/06)

EXTRACT FROM MINUTES OF DIRECTORS MEETING, NO 2 OF 1997, HELD IN THE BOARD ROOM, TELKOM TOWER NORTH, 152 PROES STREET, PRETORIA, ON 14 MARCH 1997

3.2 Resolution to complete SEP transaction (Item 7.2 of agenda)

As part of the SEP process, 'Telkom obtained a legal opinion from Deneys Reitz Attorneys on the legality of the SEP transaction. A similar opinion was obtained by the Ministry from Edward Nathan & Friedland (Michael Katz).

The two opinions were contrary to each other and the Board was posed with the question whether the transaction should in the circumstances go ahead.

It was unanimously AGREED by the Board that the transaction should be concluded. The decision was also supported by the advisors, Charles Manby and Neil Thomas.

The Chairperson tabled the resolution document which addressed the conclusion of the SEP transaction.

The Board subsequently RESOLVED that

- the investment by SBC Communications and Telekom Malaysia, through Thintana Communications LLC (a United States limited liability company and referred to below as the "SEP"), for a 30% interest in the Company (the "Transaction") broadly on the terms described to the meeting be APPROVED IN PRINCIPLE, insofar as the Transaction relates to matters to be approved and/or effected by the Company;
- in connection with the Transaction, the subscription by the Ministry of shares in the Company and the subsequent transfer of those shares to the SEP be APPROVED, subject to the approval of shareholders of the necessary capital increase and of the grant of authority to allot such shares and to the allotment on closing of the Transaction;
- each of the Share Transfer Agreement, Disclosure Schedule, Shareholders Agreement and Strategic Services Agreement (together the "Agreements") be in principle APPROVED, subject to any further modifications, amendments or variations which the Chairperson on behalf of the Directors may approve (it being recognised that such variations may include a restructuring of the Share Transfer Agreement into a share transfer agreement and a separate subscription agreement) and that the Chairperson,

whom failing any other Director, be AUTHORISED to sign and execute each or any of the Agreements and any other documents relating to the Agreements which are required to implement the Transaction and to do all such things on behalf of the Company as may be required in connection with the Transaction and the Agreements to complete the investment by SBC Communications and Telekom Malaysia; and.

- this resolution can only be revoked or amended with the approval of the Shareholders.

CERTIFIED a true copy.

SIGNED:

LOUMIE SMIT ASSISTANT COMPANY SECRETARY

PRETORIA 1997-04-07

EXHIBIT A-2

WRITTEN RESOLUTIONS OF ALL THE DIRECTORS OF TELKOM SA LIMITED

We, the persons whose names appear below and who have signed this document (or other documents in the same form), are all the Directors of Telkom and we hereby unanimously resolve that the following resolutions are passed as written resolutions in accordance with article 19.1 of the articles of association of Telkom and agree that they shall be as valid and effective as if they had been passed at a meeting of the Board duly convened and held:

Words and expressions defined in the Shareholders' Agreement (as defined in the Share Transfer Agreement referred to below) shall have the same meanings in these resolutions as those ascribed to them in the Shareholders' Agreement, unless the context should otherwise require.

2. Share Transfer Agreement and Ancillary Documents

- It is noted that the Share Transfer Agreement which provides for the acquisition by a Strategic Equity Partner of 30% of the company's issued share capital was duly entered into on 26 March 1997 among the Minister for Posts, Telecommunications and Broadcasting of the Government of the Republic of South Africa (the "Minister") as vendor, the Company ("Telkom") and Thintana Communications LLC (the "SEP") as purchaser; and that the Closing (as defined in the Share Transfer Agreement) of the transactions under the Share Transfer Agreement is due to take place once the conditions precedent set forth therein are satisfied (which the board has been informed is expected to occur in May).
- 2.2 It is further noted that in connection with the execution of the Share Transfer Agreement, certain letters of undertaking were

entered into by Telkom. Copies of such letters have been made available for inspection by the Board.

- 2.3 A copy of the Share Transfer Agreement with its appendices has been made available to the Board, including (i) Appendix E which sets out the form of the Shareholders' Agreement and (ii) Appendix F which sets out the form of the Strategic Services Agreement. It is further noted that the Shareholders' Agreement will be entered into among the same three parties at the Closing of the transactions under the Share Transfer Agreement, and the Strategic Services Agreement will be entered into between Telkom and the SEP (and such additional parties as contemplated by clause 6(3) of such Agreement) at the Closing of the transactions under the Share Transfer Agreement.
- It is further noted that, in accordance with the requirements of the Share Transfer Agreement, the new Memorandum and Articles of Association (the "Articles"), the form of which is set out in Appendix A to the Share Transfer Agreement, were adopted by Telkom and registered with the Registrar of Companies in accordance with the requirements of the Companies Act of 1973 on 29 April, 1997, and are therefore in force. It is noted that the adoption of the Articles and the filing thereof with the Registrar of Companies was authorised by the Minister as Telkom's sole shareholder by written consent dated 29 April 1997 (the "Shareholder Consent").
- 2.5 It is further noted that, in furtherance of the Closing of the transactions under the Share Transfer Agreement, pursuant to the Shareholder Consent the Minister authorised a consolidation and

recapitalisation of the share capital of Telkom (collectively, the "Capital Reorganisation"), which was consummated as follows:

- (a) On 29 April, 1997, Telkom allotted and issued two (2) additional ordinary par value shares to the Minister such that, upon the issuance thereof, the Minister owned 3,899,222,730 ordinary par value shares;
- (b) On 29 April, 1997, Telkom consolidated its existing share capital consisting of 5,000,000,000 authorised and 3,899,222,730 issued ordinary par value shares of R1.00 each such that, after the consolidation, Telkom's share capital consisted of 500,000,000 authorised and 389,922,273 issued ordinary par value shares of R10.00 each; and
- (c) On 29 April, 1997, Telkom increased its authorised share capital (effective upon the filing of the Articles as described in 2.4 above) from R5,000,000,000 consisting of 500,000,000 ordinary par value shares of R10.00 each to R10,000,000,000 consisting of 1,000,000,000 ordinary par value shares of R10.00 each.
- 2.6 It is further noted that article 15.1 of the new Articles which provides that:

"Notwithstanding anything to the contrary anywhere in these Articles, the Directors shall be obliged, so far as may be permitted by law, to act in accordance with and give effect to any Shareholders Agreement in respect to all matters within the authority of the Board under these Articles and the Statutes."

2.7

In any event the Board considers, and it hereby unanimously resolves that it is in the best interests of Telkom that it co-operate in ratifying and approving the transactions contemplated by the Share Transfer Agreement by, among other things, (a) establishing an Operating Committee, a Human Resources Review Committee, an Audit Committee and a Remuneration Committee. adopting and implementing the Management Structure (including the appointment of SEP Appointments) and adopting and implementing the Schedule of Authorisations all as required in terms of the Shareholders' Agreement and the Articles, (b) recommending the Permitted Dividend and (c) authorising all the other matters required of Telkom for the Closing of the Share Transfer Agreement and for compliance with the Shareholders' Agreement, the Strategic Services Agreement and each other Transaction Document.

3. Operating Committee

It is resolved that in terms of the powers vested in the Board by the Articles, and in accordance with the Shareholders' Agreement, an Operating Committee be and is hereby established with effect from the Closing until the end of the Transition Period as follows:

3.1 Membership

The Operating Committee shall consist of 5 ex officio voting members and 5 ex officio non-voting members as follows:

- (a) from the date of the Closing until the second anniversary of that date, and during the Transition Period, the Operating Committee shall be comprised of:
 - (i) the CEO, the COO, the CFO, the HRO and the CTO, in each case for the time being, as the 5 ex officio voting members; and
 - (ii) the CSO, the Deputy COO, the Deputy CFO, the Deputy CSO and the Head of Training, in each case for the time being, as the 5 ex officio non-voting members; and
- (b) from the second anniversary of the date of the Closing until the end of the Exclusivity Period, the Operating Committee shall be comprised of:
 - (i) the CEO, the COO, the CSO, the HRO, and the CTO, in each case, for the time being, as the 5 ex officio voting members; and
 - (ii) the CFO, the Deputy CFO, the Deputy CSO, the Deputy COO and Head of Training, in each case for the time being, as the 5 ex officio non-voting members.

- (c) The CEO shall be the chairperson of the Operating Committee.
- (d) If any member of the Operating Committee is at the same time a Director of Telkom, then, unless otherwise expressly resolved by the Board in these resolutions, the alternate of such member appointed in terms of the Articles shall be permitted to exercise all rights, duties and functions (including, without limitation attend meetings of the Operating Committee and act and vote at such meetings and to sign written resolutions) of such member in respect of the Operating Committee, to the same extent as such alternate is entitled to exercise the rights, duties and functions of such member in respect of the Board under the Articles.

3.2 Authority of the Operating Committee

- (a) The Operating Committee shall have (and the Board accordingly delegates to it) the exclusive power and authority to:
 - (i) implement the Business Plan, the Training Programme and the Annual Budget; and implement (in conformity with the Business Plan, the Training Programme and the Annual Budget) all issues and matters relating to achievement of Telkom's obligations under the Licences, including, without limitation, network expansion, equipment

procurement, tariff setting and packaging, customer service and marketing;

- (ii) prepare, review and recommend to the Board Business Plans and any amendment of the Business Plans as provided in the Shareholders' Agreement and each and any business plan of any Subsidiary and any amendment of such business plans;
- (iii) prepare, review and recommend to the Board the Annual Budgets and any amendment of the Annual Budgets and all budgets of each Subsidiary and any amendment of such budgets, and approve such Annual Budget and budgets (and amendments) to the extent provided in the Shareholders' Agreement;
- (iv) prepare, review and recommend to the Board the Training Programme and amendments to the Training Programme as provided in the Shareholders' Agreement;
- (v) implement the Management Structure and recommend to the Board any amendment thereto;
- (vi) elect to extend the Exclusivity Period pursuant to the PSTS Licence;

- (vii) review and recommend to the Board any amendment to the Schedule of Authorisations; and
- (viii) delegate authority to, and direct members of,
 Telkom's management with respect to any matters
 that are within the authority of the Operating
 Committee pursuant to this resolution and the
 Shareholders' Agreement.
- (b) The Operating Committee may authorise or delegate any authority to incur any expenditure (or series of related expenditures) or engage in any transaction (or series of related transactions) in excess of the authority granted any individual member of Telkom's management under the Schedule of Authorisations as long as the matter for which authority is exercised or delegated is provided for in the applicable Business Plan or Annual Budget.
- (c) It is noted that the authority conferred on the Operating Committee pursuant to this resolution may not be revoked and that any decisions or actions made or taken by the Operating Committee under that authority may not be countermanded, amended or supplemented by the Board otherwise than in accordance with the provisions of the Shareholders' Agreement and the Articles. It is resolved that Telkom and the Board comply with the foregoing.
- (d) It is further noted that under the Shareholders' Agreement and the Articles, the authority conferred on the Operating Committee is subject to certain rights of the members of

Telkom in respect of matters reserved for the approval of certain members. It is also noted that under the Shareholders' Agreement and the Articles, certain matters within the authority of the Operating Committee are reserved for the approval of the nominees of certain members on such committee. It is resolved that the authority of the Operating Committee be subject to and limited by such provisions of the Shareholders' Agreement and the Articles.

3.3 Meetings of the Operating Committee

(a) Number of Meetings and Voting

The Operating Committee may meet for the dispatch of business, adjourn and otherwise regulate its meetings as it thinks fit, provided that the Operating Committee shall meet at least once every month.

(b) Quorum

A quorum of the members of the Operating Committee shall exist only if at least 3 voting members (or their alternates) are present; <u>provided</u>, that notwithstanding that a quorum may be present at any meeting of the Operating Committee, no action shall be taken at any such meeting (other than a decision to dissolve or adjourn such meeting) unless (i) either the CEO or HRO (or one of their respective alternates) is present and (ii) a nominee of the SEP is present. If neither the CEO nor the HRO (and

neither of their respective alternates) is present at a meeting of the Operating Committee otherwise duly constituted, the meeting shall be dissolved or adjourned for at least 24 (twenty four) hours, and if such meeting is so adjourned then the presence of the CEO or HRO (or one of their respective alternates) shall not be required to take any action at any resulting adjourned meeting. If a nominee of the SEP is not present at a meeting of the Operating Committee otherwise duly constituted, the meeting shall be dissolved or adjourned for at least 24 (twenty four) hours and if such meeting is so adjourned then the presence of a nominee of the SEP shall not be required to take any action at any resulting adjourned meeting.

(c) Convening a Meeting

Either the CEO or the COO may convene a meeting of the Operating Committee at any time. At the request of either the CEO or the COO the secretary of Telkom shall convene a meeting.

(d) Notice for Meetings

The Operating Committee shall determine the number of days notice to be given for Operating Committee meetings (and the adjournment thereof) and the form and the medium for giving any such notice.

(e) Dissolution and Adjournment of Meetings

The chairperson of the Operating Committee may, with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting), dissolve any meeting of the Operating Committee or adjourn and give notice accordingly of any meeting of the Operating Committee from time to time and from place to place. Should a quorum not be present at any meeting of the Operating Committee within thirty minutes after the appointed time, the chairperson of the meeting shall (i) adjourn such meeting to such time and such place as the meeting shall determine or (ii) dissolve such meeting.

(f) Business at Adjourned Meetings

No business shall be transacted at the resumption of any adjourned meeting of the Operating Committee other than the business left unfinished at the meeting from which the adjournment took place.

(g) Chairperson of Operating Committee Meetings

The CEO shall act as the chairperson of meetings of the Operating Committee; <u>provided</u>, that if at any meeting the CEO is not present in person within 5 minutes after the time appointed for holding the meeting, the voting members present shall elect a person to be chairperson of the meeting. The CEO shall not be considered present in person at the meeting (for the purpose of acting as chairperson of the meeting only) by virtue of his alternate being present at said meeting.

(h) Voting

All matters put to vote at any meeting of the Operating Committee shall be approved only by an affirmative vote of a majority of the members of such committee, and in the event of an equality of votes with respect to any matter to be considered by the Operating Committee, (i) during the Exclusivity Period, a nominee of the SEP shall have a casting vote; and (ii) during the Transition Period, a nominee of the Minister shall have a casting vote.

(i) Minutes

The Operating Committee shall cause minutes to be kept, which shall include the following particulars:

- the names of the voting members and non-voting members present (or, as the case may be, their alternates) at each meeting of the committee; and
- (ii) all resolutions proposed and passed or not passed and such other proceedings at each meeting as the committee thinks fit.

The secretary of Telkom shall act as secretary of the Operating Committee; <u>provided</u>, that if at any meeting the secretary of Telkom is not present in person within 5 minutes after the time appointed for holding the meeting or if the voting members present otherwise determine, the

voting members present shall elect a person to be secretary of the meeting.

(j) Signing of Minutes

The minutes of each meeting of the Operating Committee shall be signed by (i) the chairperson of the meeting or by the chairperson of the next succeeding meeting and (ii) a nominee of the SEP present at the meeting at which the proceedings took place.

(k) Extract from Minutes

Any extract from or copy of the minutes of a meeting of the Operating Committee purporting to be signed by (i) a nominee of the SEP and (ii) the chairperson of the meeting or by any voting member of the committee or by the secretary of such meeting, shall be prima facie proof of the contents of the minutes.

(I) Committee Meetings by Conference Call

The Operating Committee may meet by telephone or video conference if all members can hear all other members. Unless otherwise expressly resolved by the Board in these resolutions, a member of the Operating Committee which participates in a meeting of the Operating Committee by either of these means shall be considered present at such meeting for all purposes.

(m) Attendees

The SEP and the Minister may from time to time designate representatives who may attend any and all meetings of the Operating Committee. The number of representatives whom the SEP and the Minister designate for attendance at any meeting of the Operating Committee, respectively, may equal, but shall not exceed, the number of members of the Operating Committee who are Directors or managers of Telkom nominated or appointed by the SEP Minister, respectively, pursuant and the the Shareholders' Agreement. Such representatives may be designated by the SEP and the Minister, respectively, for attendance at any meeting by notice to the Operating Committee at any time prior to the commencement of such meeting. Any such representatives who attend a meeting of the Operating Committee shall be entitled to address the Operating Committee at the request of any member thereof with respect to any matter on the agenda for the applicable meeting.

3.4 Written Resolutions of the Operating Committee

(a) Authority

A duly minuted resolution in writing signed by all the voting members of the Operating Committee or, as the case may be, their respective alternates, shall be as valid and effectual as a resolution passed at a meeting of the Operating Committee duly called and constituted.

(b) Requirements for Written Resolutions

Any such written resolution may consist of one or more documents signed by one or more voting members of the Operating Committee (or as the case may be, their respective alternates), shall have regard to the provisions of Section 242(2) of the Companies Act 1973 and shall be delivered to the secretary of Telkom without delay and be recorded by him or her in the company's minute book for the Operating Committee.

(c) Date of Approval

Each such written resolution shall be deemed to have been passed on the day it was signed by the last voting member, unless a statement to the contrary is made in the resolution.

(d) Confirmation of Written Resolution

A written resolution which is not signed by all the voting members of the Operating Committee shall be inoperative until confirmed by a meeting of the Operating Committee.

3.5 Reports to the Board

The CEO shall report on all action and activities taken by the Operating Committee and on the current operations and status of the company at each meeting of the Board.

3.6 Term of the Operating Committee

Unless determined otherwise by the Board and approved by the members in accordance with the requirements of the Shareholders' Agreement and the Articles, the Operating Committee (i) shall continue to exist throughout the duration of the Exclusivity Period and the Transition Period, and (ii) shall cease to exist after the end of the Transition Period and any powers or authorities delegated to it during the Exclusivity Period and the Transition Period shall thereupon revert to the Board.

3.7 Conflicts with Shareholders' Agreement

In the event of any conflict between this resolution regarding the Operating Committee and the provisions of the Shareholders' Agreement, the provisions of the Shareholders' Agreement shall prevail.

4. Human Resources Review Committee

It is resolved that in terms of the powers vested in the Board by the Articles and in accordance with the Shareholders' Agreement, a Human Resources Review Committee (the "HRRC") shall be and is hereby established with effect from the Closing until the end of the Transition Period as follows:

4.1 Membership

- (a) The HRRC shall consist of the Chairperson of Telkom, the CEO, the COO, the HRO (all as ex officio members) and at least 3 non-executive directors, two (2) of which shall be Directors appointed (and removed and replaced) from time to time by the Board to serve on the HRRC and one (1) of which one shall be a Director appointed (and removed and replaced) from time to time by the SEP to serve on the HRRC. All of those members shall be voting members. The HRRC shall also include the Head of Training as an ex officio non-voting member. The non-executive Directors initially chosen by the Board to serve as members of the HRRC shall be Ms. Wendy Luhabe and Mr. Eric Molobi, and the Board acknowledges that the non-executive Director initially chosen by the SEP to serve as a member of the HRRC is Nor Zainal Abdul Rahman, which the Board hereby appoints to the HRRC. All of such non-executive Directors shall remain as voting members of the HRRC unless and until they resign or are removed and/or replaced. The SEP shall have the right to remove and replace its nominee at any time and from time to time by notice to Telkom. Such removal and replacement shall be deemed effective and approved by the Board upon receipt of such notice.
- (b) The chairperson of the HRRC shall be the Chairperson of Telkom for the time being. In the absence of the Chairperson of Telkom, a non-executive Director nominated by the Minister shall chair the HRRC.

(c) If any member of the HRRC is at the same time a Director of Telkom, then, unless otherwise expressly resolved by the Board in these resolutions, the alternate of such member appointed in terms of the Articles shall be permitted to exercise all rights, duties and functions (including, without limitation attend meetings of the HRRC and act and vote at such meetings and to sign written resolutions) of such member in respect of the HRRC, to the same extent as such alternate is entitled to exercise the rights, duties and functions of such member in respect of the Board under the Articles.

4.2 Authority of the HRRC

- (a) For the duration of its existence the HRRC shall have (and the Board accordingly hereby delegates to it) the exclusive power and authority to:
 - (i) recommend to the Board policy guidelines on human resource development within Telkom that are in compliance with the Business Plan, the Annual Budget and the Training Programme; and
 - (ii) recommend to the Board guidelines for, and monitor compliance with, affirmative action and empowerment programmes that duly take into account reports and recommendations of the HRO and are in conformity with the Business Plan, the Annual Budget and the Training Programme.

It is noted that in terms of the Shareholders' Agreement the Board may in its sole discretion adopt the policies referred to in paragraph (i) above and the guidelines referred to paragraph (ii) above, as a Reserved Matter, only upon the recommendation of the HRRC. It is resolved that Telkom and the Board comply with such requirements of the Shareholders' Agreement.

- (b) For the duration of its existence the HRRC shall have (and the Board accordingly hereby delegates to it) the power and authority to do the following in accordance with and as contemplated by the Shareholders' Agreement:
 - (i) nominate and appoint (and remove and replace) the Deputy COO, Deputy CFO and Deputy CSO; and
 - (ii) consult with the SEP regarding SEP Appointments and to approve their appointment to Telkom's management.
- (c) It is noted that the authority conferred on the HRRC pursuant to this resolution may not be revoked and that any decisions or actions made or taken by the HRRC under that authority may not be countermanded, amended or supplemented by the Board otherwise than in accordance with the provisions of the Shareholders' Agreement and the Articles. It is resolved that Telkom and the Board comply with the foregoing.

(d) It is noted that under the Shareholders' Agreement and the Articles, the authority conferred on the HRRC is subject to certain rights of the members with respect to matters reserved for the approval of such members. It is also noted that under the Shareholders' Agreement, certain matters within the authority of the HRRC are reserved for the approval of the nominees of certain members on such committee. It is resolved that the authority of the HRRC be subject to and limited by such rights.

4.3 Meetings of the HRRC

(a) Number of Meetings and Voting

The HRRC may meet for the dispatch of business, adjourn and otherwise regulate its meetings as it thinks fit.

(b) Quorum

A quorum of the members of the HRRC shall exist only if at least 3 voting members (or their alternates) are present. Notwithstanding that a quorum may be present at any meeting of the HRRC, no action shall be taken at any such meeting (other than the decision to dissolve or adjourn the meeting) unless a nominee of the SEP is present (if the SEP is entitled to nominate a member of the HRRC). If a nominee of the SEP is not present at a meeting of the HRRC otherwise duly constituted, the meeting shall be dissolved or adjourned for at least 24 (twenty four) hours, and if such meeting is adjourned then the presence of a

nominee of the SEP shall not be required to take any action at any resulting adjourned meeting.

(c) Convening a Meeting

The chairperson of the HRRC may, and the secretary of Telkom at the request of any member shall, convene a meeting of the HRRC at any time.

(d) Notice for Meetings

The HRRC shall determine the number of days notice to be given for HRRC meetings (and the adjournment thereof) and the form and the medium for giving any such notice.

(e) Dissolution and Adjournment of Meetings

The chairperson of the HRRC may, with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting), dissolve a meeting of the HRRC or adjourn and give notice accordingly of any meeting of the HRRC from time to time and from place to place. Should a quorum not be present at any meeting of the HRRC within thirty minutes after the appointed time, the chairperson of the meeting shall (i) adjourn such meeting to such time and such place as the meeting shall determine or (ii) dissolve such meeting.

(f) Business at Adjourned Meetings

No business shall be transacted at the resumption of any adjourned meeting of the HRRC other than the business left unfinished at the meeting from which the adjournment took place.

(g) Chairperson of HRRC Meetings

The chairperson of the HRRC shall act as the chairperson of meetings of the HRRC; <u>provided</u>, that if at any meeting the chairperson is not present in person within 5 minutes after the time appointed for holding the meeting, the members present shall elect a person to be chairperson of the meeting. The chairperson of the HRRC shall not be considered present in person at any meeting (for the purpose of acting as chairperson of the meeting only) by virtue of his alternate being present at said meeting.

(h) Voting

All the voting members of the HRRC shall be entitled to vote at its meetings. All matters put to a vote at any meeting shall be approved only by an affirmative vote of a majority of members of such committee, and in the event of an equality of vote with respect to any matter to be considered by the HRRC, the chairperson of the meeting shall have a casting vote.

(i) Minutes

The HRRC shall cause minutes to be kept, which shall include the following particulars:

- the names of the voting members and non-voting members present (or, as the case may be, their alternates) at each meeting of the committee; and
- (ii) all resolutions proposed and passed or not passed and such other proceedings at each meeting as the committee thinks fit.

The secretary of Telkom shall act as secretary of the HRRC; <u>provided</u>, that if at any meeting the secretary of Telkom is not present in person within 5 minutes after the time appointed for holding the meeting or if the voting members present otherwise determine, the voting members present shall elect a person to be secretary of the meeting.

(j) Signing of Minutes

The minutes of each meeting of the HRRC shall be signed by (i) the chairperson of the meeting or by the chairperson of the next succeeding meeting and (ii) a nominee of the SEP present at the meeting at which the proceedings take place (if such a nominee is present at such meeting).

(k) Extract from Minutes

Any extract from or copy of the minutes of a meeting of the HRRC, purporting to be signed by (i) a nominee of the SEP and (ii) the chairperson of the meeting or by any voting member of the committee or by the secretary of such meeting shall be prima facie proof of the contents of the minutes.

(I) Committee Meetings by Conference Call

The HRRC may meet by telephone or video conference if all members can hear all other members. Unless otherwise expressly resolved by the Board in these resolutions, a member of the HRRC which participates in a meeting of the HRRC by either of these means shall be considered present at such meeting for all purposes.

(m) Attendees

The SEP and the Minister may from time to time designate representatives who may attend any and all meetings of the HRRC. The number of representatives whom the SEP and the Minister, respectively, designate for attendance at any meeting of the HRRC may equal, but shall not exceed, the number of members of the HRRC who are Directors or managers of Telkom nominated or appointed by the SEP and the Minister, respectively, pursuant to the Shareholders' Agreement. Such representatives may be designated by the SEP and the Minister, respectively, for

attendance at any meeting by notice to the HRRC at any time prior to the commencement of such meeting. Any such representatives who attend a meeting of the HRRC shall be entitled to address the HRRC at the request of any member thereof with respect to any matter on the agenda for the applicable meeting.

4.4 Written Resolution of the HRRC

(a) Authority

A duly minuted resolution in writing signed by all the voting members of the HRRC or, as the case may be, their respective alternates, shall be as valid and effectual as a resolution passed at a meeting of the HRRC duly called and constituted.

(b) Requirements for Written Resolutions

Any such written resolution may consist of one or more documents signed by one or more voting members of the HRRC (or as the case may be, their respective alternates), shall have regard to the provisions of Section 242(2) of the Companies Act 1973 and shall be delivered to the secretary of Telkom without delay and be recorded by him or her in the company's minute book for the HRRC.

(c) Date of Approval

Each such written resolution shall be deemed to have been passed on the day it was signed by the last voting member, unless a statement to the contrary is made in the resolution.

(d) Confirmation of Written Resolution

A written resolution which is not signed by all the voting members of the HRRC shall be inoperative until confirmed by a meeting of the HRRC.

4.5 Reports to the Board

The Chairperson of Telkom shall report on matters within the areas of authority of the HRRC at each meeting of the Board.

4.6 Term of the HRRC

The HRRC shall continue to exist until such time as otherwise determined by the Board and by the members of Telkom in accordance with the requirements of the Shareholders' Agreement and the Articles.

4.7 Conflicts with Shareholders' Agreement

In the event of any conflict between this resolution regarding the HRRC and the provisions of the Shareholders' Agreement, the provisions of the Shareholders' Agreement shall prevail.

5. Workers Committee

It is resolved that, effective from the Closing, the HRO be charged with the duty to establish and act as the chairperson of a committee, to be known as the "Workers Committee" in accordance with the requirements of the Shareholders' Agreement, as follows:

- 5.1 the committee shall be comprised of representatives of senior management and employees of Telkom, including their trade union representatives;
- the committee shall be established for the purposes of coordinating: (i) matters relating to human resources development, (ii) issues arising under the Labour Relations Act, and (iii) such other matters relating to the foregoing as may be raised from time to time by the members of the committee;
- the committee shall meet regularly with the HRO and HRRC to discuss implementations of policy guidelines and initiatives designed to promote and extend the policies developed within the HRRC; and
- during the Exclusivity Period and for so long thereafter as the SEP shall be a Significant Shareholder, the SEP shall be entitled to nominate a representative (who may be an executive Director for so long as the SEP is entitled to appoint an executive Director) to serve as a member of the committee.

6. Audit Committee

It is resolved that in terms of the powers vested in the Board by the Articles and in accordance with the Shareholders' Agreement, an Audit Committee shall be and is hereby established with effect from the Closing as follows (it being hereby resolved that all prior resolutions of this Board as currently or previously constituted relating to Telkom's Audit Committee are hereby to be superseded in their entirety as of the Closing so that they are of no further force or effect from the Closing):

6.1 Membership

(a) The Audit Committee shall consist of 3 non-executive Directors, the CFO for the time being (as an ex officio member) and the head of the Company's internal audit unit for the time being (as an ex officio member). All those members shall be voting members. The Board acknowledges that on the date hereof Hennie Engelbrecht is the head of the Company's internal audit unit. The non-executive Directors initially appointed by the Board to serve as members of the Audit Committee shall be Mr. David Sussman, Ms. Fatima Jokoet and Mr. Randall Stephenson. All of such non-executive Directors shall remain as voting members of the Audit Committee unless and until they resign or are removed and/or replaced.

It is noted that in terms of the Shareholders' Agreement, for so long as the Minister or the SEP is a Significant Shareholder he or it shall be entitled to nominate at least 1 representative to serve as a full voting member of the Audit Committee. The Board acknowledges that of the full voting members appointed as above, Fatima Jokoet is the

initial representative of the Minister, and Mr. Randall Stephenson is the initial representative of the SEP. The Minister shall have the right to remove and replace its representative at any time and from time to time by notice to Telkom; and such removal and replacement shall be deemed effective and approved by the Board upon receipt by Telkom of such notice. The SEP also shall have the right to remove and replace its representative at any time and from time to time by notice to Telkom; and such removal and replacement shall be deemed effective and approved by the Board upon receipt by Telkom of such notice.

- (b) The chairperson of the Audit Committee shall be Ms. Fatima Jokoet (or such other non-executive Director who the Board from time to time chooses to serve as chairperson of the Audit Committee).
- (c) If any member of the Audit Committee is at the same time a Director of Telkom, then, unless otherwise expressly resolved by the Board in these resolutions, the alternate of such member appointed in terms of the Articles shall be permitted to exercise all rights, duties and functions (including, without limitation, attending meetings of the Audit Committee and act and vote at such meetings and to sign written resolutions) of such member in respect of the Audit Committee, to the same extent as such alternate is entitled to exercise the rights, duties and functions of such member in respect of the Board under the Articles.

6.2 Authority of the Audit Committee

The Audit Committee shall have (and the Board accordingly hereby delegates to it) the power and authority to:

- (a) conduct internal audits of Telkom;
- (b) review the draft interim and final accounts of Telkom;
- (c) review and recommend changes to the statutory audit of Telkom;
- (d) monitor the internal accounting and audited systems of Telkom; and
- (e) conduct, or have conducted externally, in accordance with best practice a corporate governance audit measuring compliance by Telkom to the leading benchmark from time to time on proper corporate governance, that will be included in the annual report of Telkom and which shall address inter alia: (i) Telkom's progress regarding the advancement of individuals from groups historically discriminated against on the grounds of race and gender; (ii) consultation with workers in Telkom; (iii) the adherence of Telkom to the highest standards of ethical corporate behaviour; and (iv) ethical behaviour of Directors.

6.3 Meetings of the Audit Committee

(a) Number of Meetings and Voting

The Audit Committee may meet for the dispatch of business, adjourn and otherwise regulate its meetings as it thinks fit.

(b) Quorum

A quorum of the members of the Audit Committee shall exist only if at least 3 voting members (or their alternates) are present. Notwithstanding that a quorum may be present at any meeting of the Audit Committee, no action shall be taken at any such meeting (other than the decision to dissolve or adjourn the meeting) unless (i) a nominee of the Minister (or an alternate of a nominee of the Minister)' is present (if the Minister is entitled to nominate a member of the Audit Committee) and (ii) a nominee of the SEP (or an alternate of a nominee of the SEP) is present (if the SEP is entitled to nominate a member of the Audit Committee). If no nominee of the Minister (and no alternate of a nominee of the Minister) is present at a meeting of the Audit Committee otherwise duly constituted, the meeting shall be dissolved or adjourned for at least 24 (twenty four) hours, and if such meeting is adjourned then the presence of a nominee of the Minister (or an alternate of a nominee of the Minister) shall not be required to take any action at any resulting adjourned meeting. If no nominee of the SEP (and no alternate of a nominee of the SEP) is present at a meeting of the Audit Committee otherwise duly constituted, the meeting shall be dissolved or adjourned for at least 24 (twenty four) hours, and if such meeting is adjourned then the presence of a nominee of the SEP (or an alternate of a nominee of the SEP) shall not be required to take any action at any resulting adjourned meeting.

(c) Convening a Meeting

The chairperson of the Audit Committee may, and the secretary of Telkom at the request of any member of the Audit Committee shall, convene a meeting of the Audit Committee at any time.

(d) Notice for Meetings

The Audit Committee shall determine the number of days notice to be given for the Audit Committee meetings (and the adjournment thereof) and the form and the medium for giving any such notice.

(e) Dissolution and Adjournment of Meetings

The chairperson of the Audit Committee may with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting), dissolve a meeting of the Audit Committee or adjourn and give notice accordingly of any meeting of the Audit Committee from time to time and from place to place. Should a quorum not be present at any meeting of the Audit Committee within thirty minutes after the appointed time, the chairperson of the meeting shall (i) adjourn such meeting

to such time and such place as the meeting shall determine or (ii) dissolve such meeting.

(f) Business of Adjourned Meetings

No business shall be transacted at the resumption of any adjourned meeting of the Audit Committee other than the business left unfinished at the meeting from which the adjournment took place.

(g) Chairperson of Audit Committee Meetings

The chairperson of the Audit Committee shall act as the chairperson of meetings of the Audit Committee; provided that if at any meeting the chairperson is not present in person within 5 minutes after the time appointed for holding the meeting (or if the voting members present at such meeting so desire), the voting members present shall elect a person to be chairperson of the meeting. The chairperson of the Audit Committee shall not be considered present in person at any meeting (for the purpose of acting as chairperson of the meeting only) by virtue of his alternate being present at said meeting.

(h) Voting

All the voting members of the Audit Committee shall be entitled to vote at its meetings. All matters put to a vote at any meeting of the Audit Committee shall be approved only by an affirmative vote of a majority of members of such committee, and in the event of an equality of votes with respect to any matter to be considered by the Audit Committee, the chairperson of the meeting shall have a casting vote.

(i) Minutes

The Audit Committee shall cause minutes to be kept, which shall include the following particulars:

- (i) the names of the voting members and non-voting members present (or, as the case may be, their alternates) at each meeting of the committee; and
- (ii) all resolutions proposed and passed or not passed and such other proceedings at each meeting as the committee thinks fit.

The secretary of Telkom shall act as secretary of the Audit Committee; <u>provided</u>, that if at any meeting the secretary of Telkom is not present in person within 5 minutes after the time appointed for holding the meeting (or if the voting members present at such meeting so desire), the voting members present shall elect a person to be secretary of the meeting.

(j) Signing of Minutes

The minutes of each meeting of the Audit Committee shall be signed by (i) the chairperson of the meeting or by the chairperson of the next succeeding meeting and (ii) a nominee of the SEP present at the meeting at which the proceedings take place.

(k) Extract from Minutes

Any extract from or copy of the minutes of a meeting of the Audit Committee purporting to be signed by (i) a nominee of the SEP and (ii) the chairperson of the meeting of the committee or the secretary of such meeting shall be prima facie proof of the contents of the minutes.

(I) Committee Meetings by Conference Call

The Audit Committee may meet by telephone or video conference if all members can hear all other members. Unless otherwise expressly resolved by the Board in these resolutions, a member of the Audit Committee which participates in a meeting of the Audit Committee by either of these means shall be considered present at such meeting for all purposes.

(m) Attendees

The SEP and the Minister may each from time to time designate one (1) representative who may attend any and all meetings of the Audit Committee. Such representative may be designated by the SEP and the Minister, respectively, for attendance at any meeting by notice to the Audit Committee at any time prior to the

commencement of such meeting. Any such representatives who attend a meeting of the Audit Committee shall be entitled to address the Audit Committee at the request of any member thereof with respect to any matter on the agenda for the applicable meeting.

6.4 Written Resolution of the Audit Committee

(a) Authority

A duly minuted resolution in writing signed by all the voting members of the Audit Committee or, as the case may be, their respective alternates, shall be as valid and effectual as a resolution passed at a meeting of the Audit Committee duly called and constituted.

(b) Requirements for Written Resolutions

Any such written resolution may consist of one or more documents signed by one or more voting members of the Audit Committee (or as the case may be, their respective alternates), shall have regard to the provisions of Section 242(2) of the Companies Act 1973 and shall be delivered to the secretary of Telkom without delay and be recorded by him or her in Telkom's minute book for the Audit Committee.

(c) Date of Approval

Each such written resolution shall be deemed to have been passed on the day it was signed by the last voting member, unless a statement to the contrary is made in the resolution.

(d) Confirmation of Written Resolution

A written resolution which is not signed by all the voting members of the Audit Committee shall be inoperative until confirmed by a meeting of the Audit Committee.

6.5 Reports to the Board

The chairperson of the Audit Committee shall report on matters within the areas of authority of the Audit Committee at each meeting of the Board.

6.6 Term of the Audit Committee

The Audit Committee shall continue to exist unless and until such time as otherwise determined by the Board in accordance with the requirements of the Shareholders' Agreement and the Articles.

6.7 Conflicts with Shareholders' Agreement

In the event of any conflict between this resolution regarding the Audit Committee and the provisions of the Shareholders' Agreement, the provisions of the Shareholders' Agreement shall prevail.

7. Remuneration Committee

It is resolved that in terms of the powers vested in the Board by the Articles and in accordance with the Shareholders' Agreement, a Remuneration Committee shall be and is hereby established with effect from the Closing as follows (it being hereby resolved that all prior resolutions of this Board as currently or previously constituted relating to Telkom's Remuneration Committee are hereby superseded in their entirety as of the Closing so that they are of no further force or effect from the Closing).

7.1 Membership

(a) The Remuneration Committee shall consist of the Chairperson of Telkom and four (4) other Directors, provided that the majority of the Remuneration Committee shall be non-executive Directors as required by the Articles. The Directors initially appointed by the Board to serve as members of the Remuneration Committee shall be Ms. Wendy Luhabe, Mr. David Sussman, Professor Ahmed Bawa and Mr. Mac Geschwind. All of such Directors shall remain as voting members of the Remuneration Committee unless and until they resign or are removed and/or replaced.

> It is noted that in terms of the Shareholders' Agreement for so long as the Minister or the SEP is a Significant Shareholder he or it shall be entitled to nominate at least 1 representative to serve as a full voting member of the

Remuneration Committee. The Board acknowledges that of the full voting members appointed as above Wendy Luhabe is the initial representative of the Minister and Mr. Mac Geschwind is the initial representative of the SEP. The Minister shall have the right to remove and replace its representative at any time and from time to time by notice to Telkom; and such removal and replacement shall be deemed effective and approved by the Board upon receipt by Telkom of such notice. The SEP also shall have the right to remove and replace its representative at any time and from time to time by notice to Telkom; and such removal and replacement shall be deemed effective and approved by the Board upon receipt of the notice.

- (b) The Chairperson of Telkom shall be the ex-officio chairperson of the Remuneration Committee.
- (c) If any member of the Remuneration Committee is at the same time a Director of Telkom, then, unless otherwise expressly resolved by the Board in these resolutions, the alternate of such member appointed in terms of the Articles shall be permitted to exercise all rights, duties and functions (including, without limitation, attend meetings of the Remuneration Committee and act and vote at such meeting and to sign written resolutions) of such member in respect of the Remuneration Committee, to the same extent as such alternate is entitled to exercise the rights, duties and functions of such member in respect of the Board under the Articles.

7.2 Authority of the Remuneration Committee

(a) The Remuneration Committee shall have (and the Board accordingly hereby delegates to it) the power and authority to review the terms upon which the executive Directors and the senior managers of Telkom are employed and remunerated and to make recommendations to the Board about those terms.

7.3 Meetings of the Remuneration Committee

(a) Number of Meetings and Voting

The Remuneration Committee may meet for the dispatch of business, adjourn and otherwise regulate its meetings as it thinks fit.

(b) Quorum

A quorum of the members of the Remuneration Committee shall exist only if at least 3 voting members (or their alternates) are present. Notwithstanding that a quorum may be present at any meeting of the Remuneration Committee, no action shall be taken at any such meeting (other than the decision to dissolve or adjourn the meeting) unless (i) a nominee of the Minister (or an alternate of a nominee of the Minister) is present (if the Minister is entitled to nominate a member of the SEP is present (if the SEP is entitled to nominate a member of

the Remuneration Committee). If no nominee of the Minister (and no alternate of a nominee of the Minister) is present at a meeting of the Remuneration Committee otherwise duly constituted, the meeting shall be dissolved or adjourned for at least 24 (twenty four) hours, and if such meeting is adjourned then the presence of a nominee of the Minister (or an alternate of a nominee of the SEP) shall not be required to take any action at any resulting adjourned meeting. If no nominee of the SEP (and no alternate of a nominee of the SEP) is present at a meeting of the Remuneration Committee otherwise duly constituted, the meeting shall be dissolved or adjourned for at least 24 (twenty four) hours, and if the meeting is adjourned then the presence of a nominee of the SEP (or an alternate of a nominee of the SEP) shall not be required to take any action at any resulting adjourned meeting.

(c) Convening a Meeting

The chairperson of the Remuneration Committee may, and the secretary of Telkom at the request of any member of the Remuneration Committee shall, convene a meeting of the Remuneration Committee at any time.

(d) Notice for Meetings

The Remuneration Committee shall determine the number of days notice to be given for the Remuneration Committee meetings and the form and the medium for giving any such notice.

(e) Dissolution and Adjournment of Meetings

The chairperson of the Remuneration Committee may with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting), dissolve any meeting of the Remuneration Committee or adjourn and give notice accordingly of any meeting of the Remuneration Committee from time to time and from place to place. Should a quorum not be present at any meeting of the Remuneration Committee within thirty minutes after the appointed time, the chairperson of the meeting shall (i) adjourn such meeting to such time and such place as the meeting shall determine or (ii) dissolve such meeting.

(f) Business of Adjourned Meetings

No business shall be transacted at the resumption of any adjourned meeting of the Remuneration Committee other than the business left unfinished at the meeting from which the adjournment took place.

(g) Chairperson of Remuneration Committee Meetings

The chairperson of the Remuneration Committee shall act as the chairperson of meetings of the Remuneration Committee; provided that if at any meeting the chairperson is not present in person within 5 minutes after the time appointed for holding the meeting (or if the voting members of present at such meeting so desire), the members present shall elect a person to be the

chairperson of the meeting. The chairperson of the Audit Committee shall not be considered present in person at any meeting (for the purpose of acting as chairperson of the meeting only) by virtue of his alternate being present at said meeting.

(h) Voting

All matters put to a vote at any meeting shall be approved only by an affirmative vote of a majority of members of such committee, and in the event of an equality of votes with respect to any matter to be considered by the Remuneration Committee, the chairperson of the meeting shall have a casting vote.

(i) Minutes

The Remuneration Committee shall cause minutes to be kept, which shall include the following particulars:

- (i) the names of the voting members and non-voting members present (or, as the case may be, their alternates) at each meeting of the committee; and
- all resolutions proposed and passed or not passed and such other proceedings at each meeting as the committee thinks fit.

The secretary of Telkom shall act as secretary of the Remuneration Committee; <u>provided</u>, that if at any meeting

the secretary of Telkom is not present in person within 5 minutes after the time appointed for holding the meeting (or if the voting members present at such meeting so desire), the voting members present shall elect a person to be secretary of the meeting.

(j) Signing of Minutes

The minutes of each meeting of the Remuneration Committee shall be signed by (i) the chairperson of the meeting or by the chairperson of the next succeeding meeting and (ii) a nominee of the SEP present at the meeting at which the proceedings take place.

(k) Extract From Minutes

Any extract from or copy of the minutes of a meeting of the Remuneration Committee purporting to be signed by (i) a nominee of the SEP and (ii) the chairperson of the meeting or by any voting member of the committee or by the secretary of such meeting shall be prima facie proof of the contents of the minutes.

(I) Committee Meetings by Conference Call

The Remuneration Committee may meet by telephone or video conference if all members can hear all other members. Unless otherwise expressly resolved by the Board in these resolutions, a member of the Remuneration

Committee which participates in a meeting of the Remuneration Committee by either of these means shall be considered present at such meeting for all purposes.

(m) Attendees

The SEP and the Minister may each from time to time designate one (1) representative who may attend any and all meetings of the Remuneration Committee. Such representative may be designated by the SEP and the Minister, respectively, for attendance at any meeting by notice to the Remuneration Committee at any time prior to the commencement of such meeting. Any such representatives who attend a meeting of the Remuneration Committee shall be entitled to address the Remuneration Committee at the request of any member thereof with respect to any matter on the agenda for the applicable meeting.

7.4 Written Resolutions of the Remuneration Committee

(a) Authority

A duly minuted resolution in writing signed by all the voting members of the Remuneration Committee or, as the case may be, their respective alternates, shall be as valid and effectual as a resolution passed at a meeting of the Remuneration Committee duly called and constituted.

(b) Requirements for Written Resolutions

Any such written resolution may consist of one or more documents signed by one or more voting members of the Remuneration Committee (or as the case may be, their respective alternates), shall have regard to the provisions of Section 242(2) of the Companies Act 1973 and shall be delivered to the secretary of Telkom without delay and be recorded by him or her in the company's minute book for the Remuneration Committee.

(c) Date of Approval

Each such written resolution shall be deemed to have been passed on the day it was signed by the last voting member, unless a statement to the contrary is made in the resolution.

(d) Confirmation of Written Resolution

A written resolution which is not signed by all the voting members of the Remuneration Committee shall be inoperative until confirmed by a meeting of the Remuneration Committee.

7.5 Reports to the Board

The chairperson of the Remuneration Committee shall report on matters within the areas of authority of the Remuneration Committee at each meeting of the Board.

7.6 Term of the Remuneration Committee

The Remuneration Committee shall continue to exist unless and until such time as otherwise determined by the Board with the approval of the members in accordance with the requirements of the Shareholders' Agreement and the Articles.

7.7 Conflicts with Shareholders' Agreement

In the event of any conflict between this resolution regarding the Remuneration Committee and the provisions of the Shareholders' Agreement, the provisions of the Shareholders' Agreement shall prevail.

8. Recommendation of Permitted Dividend

- 8.1 It is resolved that the Board recommends to the Minister as the sole shareholder of Telkom for Telkom's financial year ended 31 March 1997 that a dividend of R400,000,000 (four hundred million Rand)) be declared and that it be paid to the Minister as the sole shareholder at any time before the date of the Closing.
- 8.2 It is noted that the amount of R400,000,000, so recommended, does not exceed 25% of Telkom's profits available for distribution after making all of the payments and provisions required to be made, establishing all of the reserves required to be established and taking into account all of the matters required to be taken into account, in each case as provided in articles 24.1.1 through 24.1.5 of the Articles.

9. Implementation of Management Structure Effective from the Closing

9.1

It is resolved that the Management Structure (including reporting lines) for the most senior members of management, including the executive Directors and all executives who report directly to the executive Directors, as set out in Appendix C to the Shareholders' Agreement, be adopted with effect from and so as to take effect on the Closing of the transactions under the Share Transfer Agreement. A copy has been made available to the Board.

9.2

It is noted that pursuant to the Shareholders' Agreement, the Management Structure so adopted may be amended by the Board and the members (i) only as a Reserved Matter with the approval of the members as a Reserved Matter in accordance with the requirements of the Shareholders' Agreement and only in accordance with the Articles and (ii) during the Exclusivity Period, only upon the recommendation of the Operating Committee. It is resolved that Telkom and the Board comply with and give effect to such provisions.

9.3

It is resolved further that the Management Structure adopted in terms of paragraph 9.1 above shall be implemented by the company promptly on and with effect from the Closing and thereafter maintained in accordance with and subject to the provisions of the Shareholders' Agreement.

9.4

It is resolved that the HRRC's approval from time to time of the appointment of any SEP Appointment to Telkom's management in accordance with the authority delegated to the HRRC shall be deemed ratified and approved by the Board for all purposes without any further action by the Board.

10. Schedule of Authorisations

- 10.1 It is resolved that the Schedule of Authorisations establishing the extent of the authority of certain members of Telkom's senior management, as set forth in Appendix D to the Share Transfer Agreement, be and is hereby adopted with effect from and so as to take effect on the Closing of the Share Transfer Agreement, and shall be applied and given effect to with effect from then. (A copy of appendix D to the Shareholders' Agreement is attached to this resolution for ease of reference).
- 10.2 It is resolved further that each member of Telkom's management to whom the Schedule of Authorisation applies shall be authorised to act on behalf of Telkom without further approval only to the extent expressly provided in that schedule and included in the then current Annual Budget of Telkom.
- It is resolved (a) that the Schedule of Authorisations so adopted may be amended by the Board only as a Reserved Matter in accordance with the requirements of the Shareholders' Agreement and the Articles; and (b) that any manager who acts outside the scope of the authority delegated to him or her in accordance with the resolutions in paragraphs 10.1 and 10.2 above shall be removed by Telkom at the instance of the Minister or the SEP in accordance with their rights under the Shareholders' Agreement.

11. General Authorisation

- 11.1 It is resolved that all prior actions of the officers, directors and representatives of Telkom in connection with the consummation of the Capital Reorganisation, and the negotiation and execution of the Share Transfer Agreement, the letters of undertaking and each of the other Transaction Documents to which Telkom is a party are ratified, approved and confirmed in all respects.
- 11.2 It is resolved further that pursuant to the requirements of the Share Transfer Agreement Telkom, shall execute and deliver the Shareholders' Agreement and the Strategic Services Agreement and each of the other Transaction Documents to which Telkom is to be a party at such times and as may be required pursuant to and in furtherance of the Closing of the transactions contemplated by the Share Transfer Agreement.
- 11.3 It is resolved further that the Chairperson of Telkom and each executive director of Telkom shall be and each of them hereby is authorised and directed to execute the agreements referred to in 11.2 above in the name and on behalf of Telkom and to execute all other documents of every kind and do everything else which he in his sole discretion considers necessary or desirable to enable Telkom to implement, carry out or otherwise give effect to provisions of the Share Transfer Agreement, Shareholders' Agreement, the letters of undertaking and the Strategic Services Agreement and each of the other Transaction Documents to which Telkom is to be a party (including any of the other appendices or documents attached to or otherwise forming part of the Share Transfer Agreement).

11.4 It is resolved further that the Chairperson of Telkom and each executive director of Telkom be, and each of them hereby is, authorised and directed, to negotiate and agree to any amendment, addition or deletion to the form of any of the documents referred to in 11.2 and 11.3 above as is deemed necessary or appropriate, in the sole discretion of the Chairperson or any such executive director executing the same, with the approval by the Board of any such amendments, additions, or deletions being conclusively evidenced by the execution of such document so modified by the Chairperson or the applicable executive director of Telkom.

12. Approval of the Matters Required for the Closing of the Share Transfer Agreement

It is resolved that all of the following matters be and are hereby approved for the purposes of the Closing of the transactions under the Share Transfer Agreement:

- the transfer of the 167, 109, 546 issued ordinary shares of Telkom (registered in the name of the State President on behalf of the Government of the Republic of South Africa) from the State President to the SEP pursuant to and subject to the terms and conditions of the Share Transfer Agreement;
- the registration by the secretary of Telkom of that transfer in Telkom's register of members, subject to the transfer form lodged for the purposes of the transfer being duly stamped;

52

12.3 the issue of a share certificate to the SEP for the shares so

transferred to it bearing the legend set forth in Appendix K to the

Share Transfer Agreement;

1 2.4 the allotment to the State President on behalf of the Government

of the Republic of South Africa of 167, 109, 546 unissued ordinary

shares of Telkom with effect from the date of the Closing,

pursuant to and subject to the terms and conditions of the Share

Transfer Agreement;

12.5 the entry of the name of the State President on behalf of the

Government of the Republic of South Africa in the register of

allotments and in the register of members and an issue of a share

certificate to him for all the shares so allotted to him, bearing the

legend set forth in Appendix K to the Share Transfer Agreement;

SIGNED ON 14/05/1997

NAME: Board of Directors

EXHIBIT A-3

- 1. It is resolved that subject to the unanimous approval of the shareholders, as required by article 14.1.1 of the Articles, Mr. E.D. Moseneke, who is the chairperson of the company, be and is hereby appointed in terms of article 20.3 to serve also as the acting chief executive officer of the company until a new chief executive officer can be appointed to replace Dr. Brian Clark who has resigned, but in no event for a period of more than 12 (twelve) months.
- 2. The remuneration committee be and are hereby authorised to negotiate with Mr. Moseneke the terms of his appointment as the acting chief executive officer, for the limited period specified in paragraph 1, provided that no final agreement shall be made with Mr. Moseneke without the prior written approval of the Government of South Africa (represented by the Minister for Posts, Telecommunications and Broadcasting) as the present sole shareholder and Thintana Communications LLC as the prospective new shareholder of the company.

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We the persons whose names appear below and who have signed this document (or other documents in the same form), are all the directors of the company and we hereby unanimously resolve that the following resolutions are passed as written resolutions in accordance with Article 19.1 of the company's Articles of Association (the "Articles") and agree that they shall be valid and effective as if they had been passed at a meeting of the Board, duly convened and held:

- 1. It is resolved that subject to the unanimous approval of the shareholders, as required by article 14.1.1 of the Articles, Mr. E.D. Moseneke, who is the chairperson of the company, be and is hereby appointed in terms of article 20.3 to serve also as the acting chief executive officer of the company until a new chief executive officer can be appointed to replace Dr. Brian Clark who has resigned, but in no event for a period of more than 12 (twelve) months.
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Date of signature 4-29-97
Name: Date of signature
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Name: Whate 30 April 1947
Date of signature 30 April 1947
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Date of signature
Name:
Date of signature

TO: Minister For Posts, Telecommunications and

Broadcasting of The Government of the Republic of South Africa (the "Minister") and Telkom SA

Limited ("Telkom")

FROM: Thintana Communications LLC ("Thintana")

SUBJECT: Interim CEO

DATE: April 29, 1997

We are pleased to learn from your letter of today's date to Chairman Moseneke that the Chairman has agreed to become Telkom's interim Managing Director until a suitable permanent replacement can be found. We have every confidence that, through Chairman Moseneke's leadership, a solid management foundation will be created between Telkom's current managers and Thintana

Sincerely,

THINTANA COMMUNICATIONS LLC

By:

Date

- 1. It is resolved that subject to the unanimous approval of the shareholders, as required by article 14.1.1 of the Articles, Mr. E.D. Moseneke, who is the chairperson of the company, be and is hereby appointed in terms of article 20.3 to serve also as the acting chief executive officer of the company until a new chief executive officer can be appointed to replace Dr. Brian Clark who has resigned, but in no event for a period of more than 12 (twelve) months.
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We the persons whose names appear below and who have signed this document (or other documents in the same form), are all the directors of the company and we hereby unanimously resolve that the following resolutions are passed as written resolutions in accordance with Article 19.1 of the company's Articles of Association (the "Articles") and agree that they shall be valid and effective as if they had been passed at a meeting of the Board, duly convened and held:

- 1. It is resolved that subject to the unanimous approval of the shareholders, as required by article 14.1.1 of the Articles, Mr. E.D. Moseneke, who is the chairperson of the company, be and is hereby appointed in terms of article 20.3 to serve also as the acting chief executive officer of the company until a new chief executive officer can be appointed to replace Dr. Brian Clark who has resigned, but in no event for a period of more than 12 (twelve) months.
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Date of signature

Name: NOR HIZAM HASHIM

Date of signature A PAIL 30, 1947

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- 1. It is resolved that subject to the unanimous approval of the shareholders, as required by article 14.1.1 of the Articles, Mr. E.D. Moseneke, who is the chairperson of the company, be and is hereby appointed in terms of article 20.3 to serve also as the acting chief executive officer of the company until a new chief executive officer can be appointed to replace Dr. Brian Clark who has resigned, but in no event for a period of more than 12 (twelve) months.
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Date of signature

EXHIBIT B-1

TELKOM SA LIMITED (Company Registration Number: 91/05476/06)

SPECIAL MEETING

RESOLUTIONS PASSED BY THE SOLE SHAREHOLDER OF TELKOM SA LIMITED IN TERMS OF ITEM 11.2.1 OF ITS ARTICLES OF ASSOCIATION

In Attendance: Minister Jay Naidoo (Representing the Shareholder)

Adv ED Moseneke (Chairperson of the Board of Directors)

Secretary: Mr GA Smit (Office of the Company Secretary:

Telkom SA Limited)

1. ORDINARY RESOLUTIONS

1.1 Authorisation to Board to allot and issue two additional shares to the State President of the Republic of South Africa

It is hereby RESOLVED as an ORDINARY RESOLUTION that the Directors be and are hereby AUTHORISED to allot and issue two ordinary shares at par value of R1,00, to the Government of the Republic of South Africa.

1.2 Resignation of existing Directors

It was NOTED that:

a. the following Directors have RESIGNED from the company with effect from the date of this resolution:

Mr TN Chapman;

Mr MH Daling;

Ms F Jakoet;

Dr JL Job;

Mr MG Khumalo;

Ms WYN Luhabe;

Mr AR Martin;

Mr E Molobi;

Mr JC Robbertze; and

Mr MK Tlakula.

been made thereto by any unauthorised person.

COMPANY SECRETARY

Deta: 97. 05. 08

CONFIDENTIAL =

b. the following Directors still remain Directors of the Company:

Adv ED Moseneke, SC, as Chairperson of the Board; and Dr JB Clark as Managing Director and Chief Executive Officer of the Company.

1.3 Appointment of new Board

It was RESOLVED as an ORDINARY RESOLUTION that the following persons be and are hereby APPOINTED to the Board of the Company:

and are notes; in realities to the Board of the Company.	Term
Adv Dikgang Moseneke - Chairperson Dr Brian Clark - Chief Executive. Officer	3 years 3 years
Nor Hizam Hashim*	5 years
(Mr Shanmugam Manickam - Alternate Director)	-
Nor Zainal A Rahman*	
(Mr Joseph M Rajaratnam - Alternate Director)	-
Mr John Atterbury*	
(Mr Martin Kerckhoff - Alternate Director)	-
Mr Randall Stephenson*	
(Mr Charles Valkin - Alternate Director)	-
Mr Mac Geschwind*	
(Mr Wilbur Crossley - Alternate Director)	-
Ms Wendy Luhabe	3 years
Ms Fatima Jakoet	1 year
Mr Eric Molobi	1 year
Mr David Sussman	2 years
Prof Ahmed Bawa	2 years
Mr Elias K Mosunkutu	2 years
Mr Colin Smith	1 year

Alternate Directors for Telkom's Directors will be appointed at a later stage.

The meeting NOTED that interviews with regard to the appointment of a Human Resources Officer are currently in progress. It was further AGREED that all persons, save for the Managing Director and Chief Executive Officer be appointed as Board members without referring to their future executive roles, if any.

It was NOTED that the persons whose names in paragraph 3 above are denoted by an asterisk have been nominated by Thintana Communications LLC ("the SEP") in anticipation of its rights to do so upon the closing of the Share. Transfer Agreement dated 26 March 1997 among the Minister for Posts, Telecommunications and Broadcasting of the Republic of South Africa, the Company and the SEP.

SPECIAL RESOLUTIONS

The following resolutions are hereby APPROVED as SPECIAL RESOLUTIONS:

- a. that the existing 5 000 000 000 (five billion) authorised and 3 899 222 730 (three billion eight hundred and ninety nine million, two hundred and twenty two thousand seven hundred and thirty) issued ordinary par value shares of R1,00 each in the capital of the company be and are hereby CONSOLIDATED into 500 000 000 (five hundred million) authorised and 389 922 273 (three hundred and eighty nine million, nine hundred and twenty two thousand, two hundred and seventy three) issued ordinary par value shares of R10,00 (ten rand) each;
- b. that, subject to the adoption of Special Resolution 2(a) above, the authorised share capital of the company, namely R5 000 000 000 (five billion rand) divided into 500 000 000 (five hundred million) ordinary par value shares of R10,00 (ten rand) each, be and is hereby increased to R10 000 000 000 (ten billion rand) divided into 1 000 000 000 (one billion) ordinary par value shares of R10,00 (ten rand) each; and
- c. that subject to the adoption of special resolution 2(b) above, the Memorandum and Articles of Association of the company be SUBSTITUTED by the Memorandum and Articles of Association annexed hereto and IDENTIFIED as such by the signature of the Chairperson.

There being no further matters to attend to, the meeting was adjourned.

Signed by the sole Shareholder of the Company as a correct version of the proceedings.

Signed by Min. Naido

J NAIDOO MINISTER 29-04- A97

DATE

Signed by the Chairperson of the Board of Telkom SA Limited

never

ED MOSENEKE CHAIRPERSON

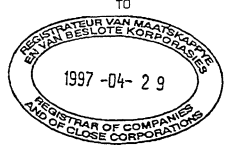
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29 - 04 - 1997

DATE

It is hereby certified that this is a true copy of the original document and that there is no indication that alterations have been made thereto by any unauthorised person.

97.04.30



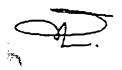
Annexure A

2. SPECIAL RESOLUTIONS

The following resolutions were hereby APPROVED as SPECIAL RESOLUTIONS:

- that the existing 5 000 000 000 (five billion) authorised and 3 899 222 730 a. (three billion eight hundred and ninety nine million, two hundred and twenty two thousand seven hundred and thirty) issued ordinary par value shares of RI, 00 each in the capital of the company be and CONSOLIDATED into 500 000 000 (five hundred million) authorised and 389 922 273 (three hundred and eighty nine million, nine hundred and twenty two thousand, two hundred and seventy three) issued ordinary par value shares of R10,00 (ten rand) each;
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It is hereby certified that this is opy of the Cf. and th,,, rhor* * thar, IlCfaHon, made therc-to by any un-COMPANY SECRETARY 97.04.30

REPUBLIC OF SOUTH AFRICA COMPANIES ACT, 1973

RETURN OF ALLOTMENT OF SHARES [Section 93 (3)]

Registration No. of Company 91/05476/05

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REPUBLIC OF SOUTH AFRICA COMPANIES ACT. 1973

PAYMENT OF FEES ON INCREASE OF CAPITAL [Section 75 (3)]

Paste revenue receipt here or Affix revenue stamps here

or Impress revenue franking machine impression here

Registration. No, of Company 91/05476/06

Name of Company. TELKOM SA LIMITED

		IN	NCREASE OF	PAR VALU	E SHARE C	APITAL					
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			DIVISIO	ON OF SHAP	RE CAPITAL	,					
Existi	ng number of	shares	Number of	f shares being	increased	Total numb	per of shares aft	er increase			
Number of Shares	Class of shares	Nominal amount of each share	Number Class of of shares shares		Nominal amount of each share	Number of shares	Class of shares	Nominal amount of each share			
000 000	Ordinary	R10	500 000 000) Ordinary	R10	1000000000	Ordinary	R10			
Existing number of shares Number of shares Class of shares			Number of shares being increased Number of shares Class of shares			Total number of shares after increase Number of shares Class of shares					
C We_	CERTIFICATE	BY THE A	UDITOR OF ARES IN TERM	THE COMPA		TING TO THE (b) (ii) OF THE e auditor(s) of the					
number of issued shares is			The cl	lass of issued s	shares is	The	value of each sl	nare is			

 \overline{d} (b) that, if each new share is issued at the same value per share as the existing value per share, the stated capital would be R.

Signature of auditor

Signature of Director/Manager/Secretary of the company

rubberstampofthecompany. If any or of the secretaries

Date

Date

Rubber stamp of auditor

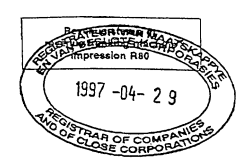
1997.04.29

Special resolution

(Section 200)

(To be lodged in duplicate)

Registration No. of company 91/05476/06



Name of company.

Telkom SA Limited

Dare notice given to members

See CM 25A Date resolution passed

15/03/99

Special resolution passed in terms of section 75 55 56 and 02 of the Act/paragraph

of the memorandum/

article 19.1 of the articles.

Copy of notice convening meeting attached.

Consent to waive period of notice of meeting (CM 25) attached

CONTENTS OF RESOLUTION (Use reverse side if necessary)

Resolved:

As per Annexure A

It is hereby cartified that this is that rh., ha_{re}

thsroto COMPANY SECRETARY Date: 97.04. 30

Rubberstamp of company, if any or of secretaries.

Date

29-04-1997

Signature

Director/Secretary/Manager

Name (in block capitals)-

Delete whichever not applicable.

To be completed by company.

Herewith copy of special resolution as registered.

Registration No. of company 91/05476/06

Name of company Telkom Limited

Postal address. Private Bag X881

Pretoria

NOT valid unless stamped by Registrar of Companies.

specialresolution stered this day

REGISTRER OF COMPANIES AND OF CLOSE CORPORATIONS

REPUBLIEK VAN SUID-AFRIKA REPUBLIC OF SOUTH AFRICA MAATSKAPPYWET. 1973 / COMPANIES ACT, 1973

Toestemming om Spesiale Besluit op Vergadering waarvan kennis nie gegee is nie voor te stel en aan te neem Consent to propose and pass Special Resolution at Meeting of which notice has not been given (Artikel 199(3A) / Section 199(3A))

Registrasiekantoor vir Maatskappye
Posbus 429, Pretoria, 0001
Companies Registration Office
Companies Registration Office P.O. Box 429, Pretoria, 0001.

Registrasienommer van Maatskappy Registration number of Company 91/05476/06

Naam van maa Name or comp	tskappy pany	Telkom SA Limit	ed	
Ons, die onderge We, the undersi	etekendes, synde at di igned, being all the	e lede van bogenoemd members of the abov	e maatskappy, stem toe en komo ve-mentioned company, conso	ooreen dat daar op die algemene vergaderin ent and agree that at the general meetin
die maatska thecompan	appy wat op y to be held on	1997-04-29	•	
and of which r		0	met betrekking tot relating to	
` ′	As per attachi			
` /	As per attach			
may be propos Datum/Date—— Datum/Date—— Datum/Date——	1997-04-29		Handtekening/Signature — Handtekening/Signature — Handtekening/Signature Handtekening/Signature	(JAMW) (J Naidoo)
Datum/Date—			—Handtekening/Signature–	
Datum/Date—			Handtekening/Signature	
Ek sertifiseer da I certify that tl	t die lede van die ma he members of the	aatskappy wie se hand company whose sig	Itekeninge hierbo aangebring is gnatures are. affixed above ar	al die lede van die maatskappy is. re all the members of the company.
Datum/Date	1997-04-29		Handtekening/Signature	DIREKTEUR/SEKRETARIS DIRECTOR/SECRETARY

Moet by spesiale besluit wat vir registrasie ingedien word, aangeheg word. To be attached to special resolution lodged for registration.

EXHIBIT B-2

WRITTEN RESOLUTIONS OF THE SOLE SHAREHOLDER OF TELKOM SA LIMITED

I, Jay Naidoo, in my capacity as the Minister for Posts, Telecommunications and Broadcasting of the Government of the Republic of South Africa and acting on behalf of the Government, which is the sole shareholder of the company, resolve that the following resolutions are passed as written resolutions in accordance with Article 8.7 of the company's Articles of Association (the "Articles") and agree that they shall be valid and effective as if they had been passed at a general meeting, duly convened and held:

IT IS RESOLVED THAT:						
,	M SENERIE.					
1. ASV. SUKGANG	$///Q^{f}$, be and is hereby	appointed	as a	director	of	the
company.	,					

2. That, upon and with effect from the resignation of Dr. Brian Clark, the present chief executive officer of the company, the Board of directors be authorised in terms of Article 14.1.1 of the Articles to appoint Mr. E.D. Moseneke, who is the chairperson of the company to serve also as the acting chief executive officer of the company until a new chief executive officer can be appointed, but in no event for a period of more than 12 (twelve) months.

Signed at Pre60ria on 30 April 1997

OOGIAN YAL

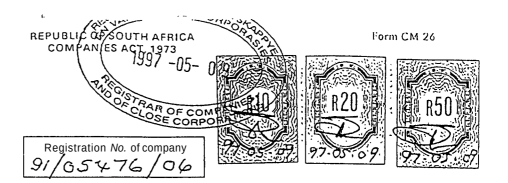
Minister for Posts, Telecommunications and Broadcasting

EXHIBIT B-3

Special resolution

(Section 200)

(To be lodged in duplicate)



Name of company Telkom SA Limited

Date notice given to members

97. 05. 09

Date resolution passed 9 - 05 - 1997

Special resolution passed in terms of section

of the Act/paragraph 8.7 of the memorandum/

article 13.2.1.2 of the articles.

Copy of notice convening meeting attached.

Consent to waive period of notice of meeting (CM 25) attached/not attached. -

CONTENTS OF RESOLUTION (Use reverse side if necessary)

Resolved:

As attached per

COMPANY SECRETARY TELKOM SA LIMITED

MAATSKAPPYSEKRETARIS TELKOM SA BEPERK

Rubber stamp of company, if any or of secretaries.

Date 97.05.09

h is horeby contilled that dais is a true copy of the original document and that there is no indication that attendions have been made thereto by any unbumarised person.

(COMPLEY SECRETARY

97.05.14

Signature

Director/Secretary/Manager

Name (in block capitals)

Delete whichever not applicable.

To be completed by company.

Herewith copy of special resolution as registered.

Registration No. of company 91/05476/06

Telkom SA Limited Name of company

Postal address Private Bag X 881

Pretoria

Not valid unless stamped by Registrar of Companies.

Special resolution REGISTRATES REPANHMANISKAPPYE EN VAN BESLOTE KORPORASIES

Date stamp of Companies Registration Office 09 MAY 1997

REPUBLIEK VAN SUID-AFRIKA REPUBLIC OF SOUTH AFRICA MAATSKAPPYWET, 1973 / COMPANIES ACT, 1973

Toestemming om Spesiale Besluit op Vergadering waarvan kennis nie gegee is *nie* voor te stel en aan te neem Consent to propose and pass Special Resolution at Meeting of which notice has not been given (Artikel 199(3A)/Section 199(3A)

Registrasiekantoor vir Maatskappye Posbus 429, Pretoria, 0001 Companies Registration Office P.O. Box 429, Pretoria, 0001

Reistrasienomber van Maatskappy Registration number of Company 91 / 05476 / 06

Naam van maatskappy Name of company

Telkom SA Limited

Ons, die ondergetekendes. synde al die lede van bogenoemde maatskappy, stem toe en kom ooreen dat daar op die algemene vergadering We, the undersigned, being all the members of the above-mentioned company, consent and agree that at the general meeting

van die maatskappy wat op

of the company to be held on 97.05.09

sou word en waarvan kennis nie gegee is nie, 'n besluit met betrekking tot of which notice has not been given, a resolution relating to an amendment to the articles of association (item 13.2.1.2)

as 'n spesiale besluit voorgestel en aangeneem mag word, may be proposed and passed as a special resolution.

Datum/Date 97.05.09 Handtekening/Signature

Datum/Date Handtekening/Signature

Datum/Date Handtekening/Signature

Datum/Date Handtekening/Signature

Datum/Date Handtekening/Signature

Handtekening/Signature

Ek sertifiseer dat die lede van die maatskappy wie se handtekeninge hierbo aangebring is al die lede van die maatskappy is. I certify that the members *of* the company whose signatures are affixed above are all the members of the company.

Datum/Date 97.05.09

Handtekening/Signature

DIRECTOR/SECRETARY

It is hereby certified that this is a true copy of the original document and that there is no indication that alterations have been made thereto by any unauthorised person.

To be attached to special resolution lodged for registration.

Moet by spesiale besluit wat vir registrasie ingedien word, aangeheg word.

Gereproduseer onder die Staatdrukker se Outeuresegevergunning 5025 van 8.10.73-Hortors Skrybehoefte-VORM CM25A Reproduced under Government Printers Copyright Authority 5025 of 8.10.73-Hortors Stationery-FORM CM25A

COMPANY SECRETARY

Date: 97.05.14

TELKOM SA LIMITED

SPECIAL RESOLUTION PASSED BY THE SOLE SHAREHOLDER OF TELKOM SA LIMITED

It is RESOLVED that the articles of association of the Company be and they are hereby amended by the deletion of the existing Article 13, 2.1.2 *and* the Insertion in its stead of a new Article 13.2.1.2 as follows:

"13.2.1.2 A Member of parliament of the Republic of South Africa or any provincial, legislative or local authority or any municipal or other council in the Republic of South Africa unless otherwise determined by the unanimous approval of the Shareholders, provided that if any such approval is given by Shareholders for any such Member to be a Director it may not be given *so* as to permit the Member to be a Director for more than twelve (12) months from the date of his or her appointment or to permit more than one such appointment at any time."

Notwithstanding its registration at a later date with the Registrar of Companies, this resolution shall be effective from the date it was signed by the shareholder.

Signed by the sole shareholder of The company:

Shareholder (J. Naidoo)

97.05.09

Date

It is horely occided a recommend that there there is no indication that electronic have been made thoreto by any ansuthorised person.

(COMPANY SECRETARY
Date: 97. 05.14

EXHIBIT B-4

WRITTEN RESOLUTIONS OF THE SOLE SHAREHOLDER OF TELKOM SALIMITED

I, JAY NAIDOO, in my capacity as the Minister for Posts, Telecommunications and Broadcasting of the Government of the Republic of South Africa and acting on behalf of the Government, which is the sole shareholder of the company, resolve that the following resolutions are passed as written resolutions in accordance with Article 8.7 of the company's Articles of Association and agree that they shall be as valid and effective as if they had been passed at a general meeting, duly convened and held:

- 1. It is resolved that the directors of the company be and are hereby authorised to allot and issue 167 109 546 ordinary shares of the company, having a par value of R10,00 each, to the State President of South Africa on behalf of the Government of South Africa, in accordance with and pursuant to the requirements of the Share Transfer Agreement which was entered into on 26 March 1997 among the Minister for Posts, Telecommunications and Broadcasting of the Government of the Republic of South Africa, the company and Thintana Communications LLC.
- 2. It is noted that the directors of the company have recommended for payment to the company's sole shareholder a dividend of R400 000 000 for the company's financial year ended 31 March 1997; and that such dividend be paid to the company's sole shareholder at any time before the date of the Closing as defined in the Share Transfer Agreement referred to in paragraph 1.
- 3. It is resolved that a dividend of R400 000 000 be declared as payable to the Government of the Republic of South Africa as the sole shareholder of the company at the date of this resolution and that the dividend be paid at any time before that date of Closing.

MINISTER FOR POSTS, TELECOMMUNICATIONS AND BROADCASTING OF THE GOVERNMENT OF

THE REPUBLIC OF SOUTH AFRICA

Date: 14 MAY 1997

EXHIBIT B-5

WRITTEN RESOLUTION OF THE SOLE SHAREHOLDER OF TELKOM SA LIMITED

I, Jay Naidoo, in my capacity as the Minister for Posts, Telecommunications and Broadcasting of the Government of the Republic of South Africa and acting on behalf of the Government, which is the sole shareholder of the company, resolve that the following resolution is passed as a written resolution in accordance with Article 8.7 of the company's Articles of Association (the "Articles") and agree that it shall be valid and effective as if it had been passed at a general meeting, duly convened and held:

IT IS RESOLVED THAT:

The following persons be and are hereby appointed as a director of the company:

A.R MARTIN

K.S MBALI

JAY NATOO

Signed at JUHANWESPACE on 9 May 1997

Minister for Posts, Telecommunications and Broadcasting

FUNDS MEMORANDUM

1. PAYMENTS BY THE SEP

- (a) The SEP shall instruct Citibank N.A., 1 1 1 Wall Street, New York, New York to transfer by electronic funds transfer settled through New York for receipt not later than 11:00 a.m. New York time and for value on the date of the Closing:
 - the sum of two hundred sixty-one million Dollars (US\$261,000,000) from the SEP's account numbered 40726527 with Citibank N.A., 111 Wall Street, New York, New York to the Dollar account of the South African Reserve Bank numbered 10935459 with Citibank N.A., 111 Wall Street, New York, New York for the credit of the Minister for Posts, Telecommunications and Broadcasting (the instruction and telex advice for such payment to refer to the portion of the Purchase Price under Share Transfer Agreement to be retained by the Minister for Posts, Telecommunications and Broadcasting for the Exchequer Account of the Government of the Republic of South Africa); and
 - the sum of one billion Dollars (US\$1,000,000,000) from the SEP's account numbered 40726527 with Citibank N.A., 1 1 1 Wall Street, New York, New York to the Dollar account of the South African Reserve Bank numbered 10935459 with Citibank N.A., 1 1 1 Wall Street, New York, New York far the credit of the Minister for Posts, Telecommunications and Broadcasting (the instruction and telex advice for such payment to refer to the portion of the Purchase Price to be used by the Minister for Posts, Telecommunications and Broadcasting to pay the Subscription Price under the Share Transfer Agreement).
- (b) Simultaneous with the issuance of instructions referred to in 1 (a) above:
 - (i) the SEP shall instruct Citibank N.A., 1 1 1 Wall Street. New York, New York to transfer the Purchase Price Stamp Duty (as defined below) from the SEP's account numbered 40726527 with Citibank N.A., 1 1 1 Wall Street, New York, New York to the Dollar account of the South African Reserve Bank 10935459 with Citibank N.A., 1 1 1 Wall Street, New York, New York for the credit of the Minister of Finance (the transfer instructions and telex advice for such payment to refer to the stamp duty payable in respect of the Purchase Price under the Share and Transfer Agreement), by electronic funds transfer for value on the date of the Closing. The "Purchase Price Stamp Duty" means six million three hundred and five thousand Dollars (US\$ 6,305,000), which is the

product of (x) the Purchase Price and (y) five one-thousandths (0,005); and

(ii) The Minister of Finance shall instruct the South African Reserve Bank to (x) convert the Purchase Price Stamp Duty thus received into South African Rand at the rate agreed upon by the South African Reserve Bank and the Department of Finance, and (y) transfer by electronic funds transfer such Purchase Price Stamp Duty thus converted into Rand to the South African Revenue Service account number 1462000118 with Nedbank, Branch No. 146245 Pretoria, South Africa, immediately upon receipt of the Purchase Price Stamp Duty pursuant to the payment referred to in 1(b)(i).

2. PAYMENT BY THE MINISTER TO TELKOM

Simultaneous with the issuance of instructions referred to in 1(a) and 1(b) above the Minister for Posts, Telecommunications and Broadcasting shall instruct the South African Reserve Bank to transfer by electronic funds transfer one billion Dollars (US\$1,000,000,000) for the Subscription Price to Telkom's deposit account no. 040-00-041-02 held with the South African Reserve Bank immediately upon receipt by the South African Reserve Bank of the Purchase Price payment referred to in 1(a)(ii) above. This deposit will be evidenced by a Fixed Deposit Contract of the South African Reserve Bank (the form of which is attached hereto) delivered by the South African Reserve Bank to Telkom at the Closing immediately upon the making of such deposit and such amount will be held on deposit in such account by Telkom with the South African Reserve Bank until the Due Date of the Forward Exchange Contract (as defined therein) between the South African Reserve Bank and Telkom established on 23 April 1997.

3. PAYMENT OF STAMP DUTY BY TELKOM

Immediately upon receipt of the payment of the Subscription Price referred to in 2 above, Telkom shall pay the Subscription Price Stamp Duty by certified bank cheque to the agent of the South African Revenue Service present at the place of Closing. The "Subscription Price Stamp Duty" means the Rand equivalent of five million Dollars (US\$5,000,000), which is the product of (i) the Rand equivalent of one billion Dollars (US\$1,000,000,000) (calculated at the exchange rate agreed upon by the South African Reserve Bank and the Department of Finance) and (ii) five one-thousandths (0,005).

4. TRANSFER INSTRUCTIONS AND TELEPHONIC AND TELEX ADVICE

- (a) At least two Business Days prior to the Closing, the SEP, the Minister for Posts, Telecommunications and Broadcasting, Telkom and the Minister of Finance shall each furnish the forms of the transfer instructions to be given by them (as provided above) to the parties to which they are to provide copies thereof on the date of the Closing as provided in paragraph 4(b).
- (b) The SEP shall provide the Minister for Posts, Telecommunications and Broadcasting copies of its transfer instructions under paragraph 1 above immediately upon issuing the same and shall instruct the paying bank to give the South African Reserve Bank immediate telex and telephonic advice of the payments under paragraph 1. The Minister for Posts, Telecommunications and Broadcasting shall provide Telkom with copies of the instructions given by that Minister under paragraph 2 immediately upon issuing the same. The Minister of Finance shall provide the SEP with copies of the instructions given by that Minister to the South African Reserve Bank under paragraph 1(b)(ii).
- (c) The Minster for Posts, Telecommunications and Broadcasting shall use his reasonable endeavours to ensure that the Minster of Finance complies with the terms of this Funds Memorandum.

5. DELAY IN PAYMENT

- (a) If for any reason the payments referred to in paragraph 1(a) above are not made for value on the date of the Closing, the SEP shall pay interest on such sums to the Minister for Posts, Telecommunications and Broadcasting from and including the date of the Closing to the value date of payment at the Federal Funds Rate, and the Minister for Posts, Telecommunications and Broadcasting shall account to Telkom for such interest as is received from the SEP in respect of the amount required to be credited to the Minister's Account for Telkom. Interest shall accrue from day to day, shall be calculated on the basis of the actual number of days elapsed in a 360-day year, and shall be compounded daily.
- (b) If the payment under paragraph 2 is not credited to Telkom's Account on the date of receipt by the Minister for Posts, Telecommunications and Broadcasting of the payment under paragraph 1(a)(ii) and is not made for value on the date of the Closing, the Minister for Posts, Telecommunications and Broadcasting may (but shall not be obliged to) invest such sum overnight and shall account to Telkom for the proceeds of any such investment.

6. TAXES AND OTHER DEDUCTIONS

All sums payable by the SEP under paragraph 1 shall be paid in full without set-off or counterclaim or any restriction or condition and free and clear of any tax or other deductions or withholdings of any nature. If the SEP or any other person is required by any law or regulation to make any deduction or withholding (on account of tax or otherwise) from any payment, the SEP shall, together with such payment, pay such additional amount as will ensure that the Minister for Posts, Telecommunications and Broadcasting receives (free and clear of any tax or other deductions or withholdings the full amounts the said Minister would have received if no such deduction or withholding had been required. The SEP shall promptly forward to the Minister for Posts, Telecommunications and Broadcasting copies of official receipts or other evidence showing that the full amount of any such deduction or withholding has been paid over to the relevant taxation or other authority.

7. <u>IMPLICATION OF PAYMENTS BY THE SEP</u>

Payment by the SEP to the South African Reserve Bank, acting as the agent of the Government of the Republic of South Africa (represented by the Minister for Posts, Telecommunications and Broadcasting) in accordance with 1(a) above will comprise discharge of the SEP's obligations under Clauses 2.02 and 4.04 of the Share Transfer Agreement. In addition, it is the intent of the Parties that payment by the SEP to the South African Reserve Bank, acting as the agent of the Government of the Republic of South Africa (represented by the Minister of Finance and the South African Revenue Service) in accordance with paragraphs 1(b)(i) and 1(b)(ii), above respectively, will comprise payment of the Purchase Price Stamp Duty by the SEP without further action with respect to such funds.

Appendix M: Post-Closing Post Office Act Amendments

A bill to amend the Post Office Act (such amendment, the **''Post Office Amendment Act''**) shall be enacted by the Parliament of the Republic of South Africa, as follows:

1. **Section 3(5):** Section 3(5) of the Post Office Act, as amended, shall be deleted in its entirety and replaced with the following:

"Notwithstanding the provisions of the Companies Act, the postal company shall not have more than one member, and the telecommunications company may have less than seven members."

- 2. **Section 12W(1):** Section 12W(1) of the Post Office Act, as amended, shall be deleted in its entirety and replaced with the following with effect from the date of the Closing:
 - "(1) Subject to the provisions of subsections (2) and (3), the postal company may for as long as all its issued equity shares are held by the State and the telecommunications company may for as long as the majority of its issued equity shares are held by the state, and notwithstanding anything to the contrary contained in the Companies Act, issue stock, securities, bills, promissory notes, debentures, debenture stock, obligations or other financial instruments as proof of a loan of money, and may negotiate or have them listed in the same manner and on the same financial markets or on the same stock exchange as is customary in the case of similar financial instruments issued by the State."
- 3. **Retroactive Effective Date:** The Post Office Amendment Act shall include the following provision:

"This Act shall have retroactive operation from the date of commencement of the Post Office Amendment Act, 1997 (Act No. 11 of 1997)."

The retroactive date in the above provision may include a date different from the date of commencement of the Post Office Amendment Act, 1997 (Act No. 11 of 1997), but only so long as such date is on or before 14 May 1997.