

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA INQUIRY INTO SUBSCRIPTION TELEVISION BROADCASTING SERVICES AMENDMENT TO THE QUESTIONNAIRE

The Independent Communications Authority of South Africa (hereinafter referred to as the Authority) hereby issues an Amendment with respect to the Subscription Broadcasting Television Service Inquiry published on 11 July 2016.

The Authority would also like to use this opportunity to clarify question 2.2 of Section E the Questionnaire.

Paris Mashile

Councillor

Introduction

On 11 July 2016, the Authority published a General Notice in the Government Gazette No. 40133 ("the notice") which indicated the Authority's intention to conduct an inquiry in terms of section 4B of the Independent Communications Authority of South Africa Act (Act No. 13 of 2000) as amended.

The notice gave stakeholders the opportunity to submit questions of clarity in respect of the questionnaire to the Authority which were to be answered in the Frequently Asked Questions (FAQs) and published on the Authority's website. However, the Authority noted that several questions from Stakeholders related to the notice itself and has considered these comments and where appropriate has sought to amend the content of the notice in order to provide clarity to the question posed by the Authority.

All communication and clarifications in terms of the Inquiry must be directed to the Chairperson of the Council Committee Cllr Katharina Pillay at subscriptioninquiry@icasa.org.za on all correspondence in respect of the Inquiry.

Substitution of Question 2.2 of Section E

1. The following question is hereby substituted for question 2.2 of Section E of the Questionnaire:

"2.2 Do you receive a fee from subscription TV broadcasters for every household receiving your channel? What is the value of that monthly fee per subscriber? Has

it increased over time (e.g. with inflation)? How else does the platform pay you if you do not receive a fee per subscriber?"