Telecommunications Numbering Plan
Variation 2005 (No.3)

The AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY makes this Variation under section 455 of the Telecommunications Act 1997.

Dated 29th September 2005

LYN MADDOCK
Chair

C. CHEAH
Deputy Chair

Australian Communications and Media Authority

1 Name of Variation
This Variation is the Telecommunications Numbering Plan Variation 2005 (No.3).

2 Commencement
This Variation commences on the day after it is registered.

3 Variation of Telecommunications Numbering Plan 1997
Schedule 1 varies the Telecommunications Numbering Plan 1997.
4 Transitional

The variations made by items [6] and [7] of Schedule 1 apply in relation to an application made, but not decided, before this Variation commences.
Schedule 1 Variations
(section 3)

[1] Section 1.2
omit
Chapter 8 — Use of numbers and network activation
insert
Chapter 8 — Use of numbers

[2] Subsection 5A.6 (3)
substitute
(3) An application must be sent to the ACMA in a way specified by the ACMA.

substitute
(6) The ACMA may withdraw an international signalling point code that is allocated for use by a signalling point operator if:
(a) the operator has ceased its telecommunications business; or
(b) the international signalling point code has otherwise ceased to be used by the operator.

[4] Paragraph 5A.27 (2) (b)
omit
22 working days
insert
20 working days

[5] Subsection 5A.27 (3)
substitute
(3) The ACMA must, after considering any written statement given to it by the operator under paragraph (2) (b):
(a) decide whether to withdraw the international signalling point code; and
(b) if the ACMA decides to withdraw the code — give written notice of the withdrawal to the operator.
(3A) For subsection (3), the period within which the ACMA must make a decision is:

(a) if the ACMA does not receive any written statement from the operator under paragraph (2) (b) — 20 working days after the end of the period within which a written statement may be given to the ACMA under paragraph (2) (b); or

(b) if the ACMA receives a written statement from the operator under paragraph (2) (b) — 20 working days after receiving the statement.


insert

(aa) any number to which the application relates was deliberately issued for use in an inappropriate standard zone unit or geographic sector; or

[7] Paragraph 6.33 (1) (b)

substitute

(b) the numbers to which the variation would relate do not relate to either of the following:

(i) the charging district in which calls to the numbers terminate, or appear to terminate, for charging purposes; or

(ii) a standard zone unit that:

(A) is adjacent to the standard zone unit for which the unit that includes the numbers was allocated; and

(B) is in a charging district that has the same prefix as the charging district mentioned in subparagraph (i); or

[8] After subsection 7.1A (3)

insert

(4) Chapter 7 does not apply to international signalling point codes.

Note International signalling point codes are allocated under Chapter 5A.
Chapter 8  Use of numbers

Subsection 8.1 (3)

(3) This Chapter sets out rules for issuing and using shared numbers, emergency service numbers, local numbers and numbers in a number pool.

Chapter 8, Part 3

Subsection 9.12 (4)

Section 11.30

omit each mention of

by the end of

insert

within

Section 11.31

omit each mention of

by the end of 4 weeks

insert

within 20 working days

Section 11.32

omit

by the end of

insert

within
[16] Schedule 2, item beginning with (03) 59, column 2
  
  omit
  Neerim Creek,

  insert
  Neerim South,

[17] Schedule 2, item beginning with (06) 2
  
  omit

[18] Schedule 2, item beginning with (08) 90, column 2
  
  omit
  Bruce Roack

  insert
  Bruce Rock

[19] Schedule 4, Part 1 item beginning with 059, column 3
  
  omit
  31 December 2005

  insert
  6 June 2007

[20] Schedule 7, Part 1, after clause 1.8
  
  insert

  1.9 Details of any other numbers that have been allocated to the applicant, and for which:

  (a) any charge under:
      (i) the Telecommunications (Numbering Charges) Act 1991; or
      (ii) the Telecommunications (Numbering Charges) Act 1997;
      is due and unpaid for at least 6 months after its due date; or

  (b) any amount by way of penalty, under a determination made under subsection 468 (4) of the Act, is due and unpaid for at least 6 months after the applicant became liable to pay the amount of penalty.