# Calculation of fees due for the provision of electronic communications networks and services, in 2017, pursuant to point b) of paragraph 1 of article 105 of Law No. 5/2004, of 10 February - (Electronic Communications Law - ECL) ${ }^{1}$ 

1. Under paragraphs 1 and 2 of Annex II to Administrative Rule No. 1473-B/2008, of 17 December, as amended by Administrative Rule No. 296-A/2013, of 2 October, it is hereby made public knowledge of the value of the t2 contribution rate, which results from the application of the following formula, thus obtained:

Formula: $\mathrm{t} 2=(\mathrm{C}-\mathrm{t} \ln 1) / \sum \mathrm{R} 2$;
$\mathrm{C}=$ Total costs incurred in the regulation of the provision of electronic communications networks and services, amount that corresponds to fees due to ANACOM in $2017=$ 31,290,315€;
$\sum \mathrm{R} 0=$ Amount of relevant revenues of bodies of tier 0, in $2016=2,711,722 € ;$
$\sum \mathrm{R} 1=$ Total amount of relevant revenues of bodies of tier 1, in $2016=16,447,816 € ;$
$\sum \mathrm{R} 2=$ Total amount of relevant revenues of bodies of tier 2 , in $2016=4,340,635,911 € ;$
$\Sigma \mathrm{R}=$ Amount of relevant revenues of all providers of electronic communications networks and services in $2016=4,359,795,449 €$;
$\mathrm{T} 1=$ Fee due by bodies of tier 1 (relevant revenues $>250,000 €$ )
$\mathrm{n} 1=$ Number of bodies of tier $1=24 ;$
$\mathrm{T} 1 \mathrm{n} 1=2,500 € \times 24=60,000 € ;$
$\mathrm{t} 2=$ Fee due by bodies of tier 2 (relevant revenues $>1,500,000 €)=(31,290,315 €-60,000 €) /$ $4,340,635,911 €=0.7195 \%$;

The amount of fees to be settled results from applying the $\mathbf{0 . 7 1 9 5 \%}$ rate to the relevant income of each operator in tier 2.
2. Amounts of relevant revenues of some electronic communication providers were subject to a review, further to an audit carried out by Decision of ANACOM's Management Board.

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[^0]:    ${ }^{1}$ Republished by Law No. 51/2011, of 13 September, as amended by Law No. 10/2013, of 28 January, by Law No. 42/2013, of 3 July, by Decree-Law No. 35/2014, of 7 March, by Law No. 82B/2014, of 31 December and by Law No. 127/2015, of 3 September.

