

**MEMORANDUM OF UNDERSTANDING
BETWEEN**

**THE NATIONAL AUTHORITY FOR MANAGEMENT AND REGULATION IN
COMMUNICATIONS OF ROMANIA (ANCOM)**

AND

THE GEORGIAN NATIONAL COMMUNICATIONS COMMISSION (COMCOM)

The National Authority for Management and Regulation in Communications of Romania (ANCOM) and

the Georgian National Communications Commission (ComCom),

Hereinafter referred to individually as "the party" and collectively as "the parties",

Whereas they realize the importance of cooperation, and they have the wish of enhancing the bilateral cooperation regarding electronic communications and spectrum management regulation,

And keep in mind the role played by the regulatory bodies in each country in enhancing development in these fields,

They aim to enhance the relationship between both Participants through increasing the participation in the dialogue regarding regulatory policies,

They take into consideration the relevant legislation applicable in each country, and the interests that can be obtained from the exchange of information, experience and skills about the applied policies and practices according to the available resources for them,

"The Participants" have reached the following understanding:

Paragraph 1

Purpose

1. Both Participants aim to cooperate in accordance with the provisions of this memorandum of understanding (MOU), the laws, regulations, rules and policies applicable in their countries and in accordance with their international obligations, within the limits of their annual budget allocations, and within the frame of their specialties, at establishing a nonobligatory mutually beneficial framework of exchanging information and technical cooperation in the field of regulations, regulatory policies and practices regarding electronic communications and spectrum management, with the objective of contributing to the development of the relevant fields in their countries.
2. This MOU shall not create or establish legal obligations on either Participant and should not be interpreted as it creates rights or obligations governed by international law.

Paragraph 2

Fields of Cooperation

- 2.1. The Participants agree to cooperate in the following fields of common interest:
 - 2.1.1. Spectrum management and monitoring.
 - 2.1.2. Satellite regulatory policy including satellite frequencies monitoring.
 - 2.1.3. Broadband infrastructure deployment, including submarine cables.
 - 2.1.4. Other regulatory aspects of electronic communications that are of common interest.
- 2.2. The Participants can cooperate in these fields, through forms that include:
 - 2.2.1. Meetings, seminars, training courses and workshops, either through digital platforms such as digital videoconferences, or through physical participation of representatives of the two participants, by duly participation of qualified employees.
 - 2.2.2. Based on the limitations established by the national legislation of each party, exchange of experiences, best relevant practices and relevant technical information.
 - 2.2.3. Exchange of opinions, as needed, and, where appropriate, cooperation through joint actions, positions and common procedures within the international organizations.
 - 2.2.4. Other forms of cooperation that may be proper for both Participants.

Paragraph 3 Financial Matters

- 3.1. This MOU shall not impose any financial obligations on either Participant towards the other.
- 3.2. The cooperation activities conducted under this MOU shall be subject to availability of funds and resources of both Participants.
- 3.3. Each Participant will respectively cover the costs and resources of its activities to be conducted under this MOU.
- 3.4. In cases where conducting the cooperation activities may lead to financial obligations, prior to executing those activities, both Participants shall conclude a separate agreement, under the certified financial regulations of both Participants.

Paragraph 4 Confidentiality

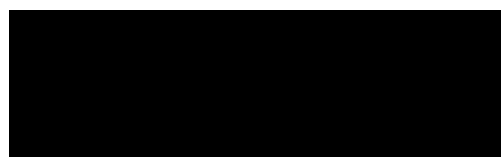
- 4.1. Each Participant shall undertake to protect the confidentiality of the documents, information and other data received from or provided to the other Participant during the period of executing this MOU or any other agreements according to this MOU.
- 4.2. The foregoing shall not be applicable to any documents, information or data that, due to its content, is already publicly available or is required to be disclosed under the provisions of the legislation applicable for each Participant.
- 4.3. If disclosure of the above-mentioned documents, information or data is required by the legislation applicable to one Participant, no prior consent of the other Participant regarding public disclosure is required nor should be requested in this case.
- 4.4. The Participants may publish information about the closure of the MOU. No prior consent of the other Participant regarding public disclosure is required nor should be requested in this case. In addition, no prior information of the other party is required in this case.
- 4.5. The Participants must maintain the confidentiality of the content of the MOU, unless disclosure is required by national legislation. No prior consent of other Participant regarding public disclosure is required nor should be requested in this case.
- 4.6. The Participants have agreed that the provisions of this article shall be obligatory between each other, regardless of expiry or termination of this MOU.

Paragraph 5 Protection of Intellectual Property Rights

- 5.1. The Participants shall be obliged to protect and respect each other's intellectual property rights, in compliance with the national legislation applicable in each country, and the relevant international agreements, which each country is a party therein.
- 5.2. Neither Participant may use the name, mark and/or official logo of the other Participant in any publications, documents and/or papers unless with a prior written approval. This provision does not apply to press releases or general announcements or documents presented by Participants that relate to the cooperation between the two authorities, including the signing of this MOU.
- 5.3. The Participants shall agree between each other on the manner of regulating the intellectual property rights of the works or activities they are conducting or developing commonly between each other and may be used only through separate arrangements between the Participants, in accordance with each Participant's applicable legislation regarding the intellectual property rights.

Paragraph 6 Correspondences

- 6.1. Any correspondence or communication related to this memorandum shall be made in a written form and shall be delivered in person or sent via fax, email or the registered mail to the other Participant through the following personnel. In case any change occurs in the contact personnel, the concerned party shall notify the other party in writing as soon as possible.

Contact Points National Authority for Management and Regulation in Communications of Romania	Contact Points The Georgian National Communications Commission (ComCom)
	

Paragraph 7 Dispute Settlement

- 7.1. Any dispute that may arise between Participants about the interpretation or execution of any provision of this MOU shall be amicably settled through consultation between Participants.

Paragraph 8 Amendments

- 8.1. The provisions of this MOU may be subject to additional agreements in a written form signed by Participants. These amendments shall become an integral part of this MOU. The additional agreements shall enter into force from the date of signing by Participants and shall be effective from the date of the latest signature.

Paragraph 9 MOU Enforcement, Effectiveness Period and Expiry

- 9.1. This MOU shall enter into force on the date of signing by both Participants and shall be effective as of the last date of its signing. This MOU shall be concluded for a period of (3) three years and shall be automatically renewed for similar periods until either Participant terminates this MOU at any time, through submission to the other Participant of a prior written notice of its intention to terminate this MOU at least (6) six months prior to the desired termination date. Termination of this MOU shall be without prejudice to the programs or activities conducted hereby that have not been completed at the time of termination, unless both Participants decide otherwise in writing.

IN WITNESS WHEREOF, “the Participants” hereto have executed this instrument on this 17th November 2025, in two original copies in English.

For the
National Authority for Management
and Regulation in Communications of
Romania

Valeriu Ștefan Zgomea,
President

For the
Georgian National Communications
Commission (ComCom)

Ekaterine Imedadze,
Commissioner