

Statutory Instruments

S.I. No. 404 of 2006

TELEVISION LICENCES REGULATIONS 2006

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(Prn.A6/1313)

Price: €2.54

I, Noel Dempsey, Minister for Communications, Marine and Natural Resources, in exercise of the powers conferred on me by Section 6(1) of the Wireless Telegraphy Act 1926 (No. 45 of 1926) and the Broadcasting (Transfer of Departmental Administration and Ministerial Functions) Order 2002 (S.I. No. 299 of 2002) (as adapted by the Marine and Natural Resources (Alteration of Name of Department and Title of Minister) Order 2002 (S.I. No. 307 of 2002)), and in so far as the following regulations relate to fees, with the consent of the Minister for Finance, hereby make the following regulations:

1. (1) These Regulations may be cited as the Television Licences Regulations 2006.

(2) These Regulations come into operation on 1 October 2006.

2. The Interpretation Act 1937 (No. 38 of 1937) applies to these Regulations.

3. (1) In these Regulations -

“direct debit” means payment to An Post by an arrangement between a licence holder and An Post through debiting an account held by the licence holder with a credit institution (within the meaning of the Consumer Credit Act 1995 (No. 24 of 1995));

“free licence” means a licence under the scheme administered by the Minister for Social and Family Affairs known as Household Benefits Package;

“licence” means a television licence;

“licence fee” means the licence fee prescribed under Regulation 7;

“Minister” means the Minister for Communications, Marine and Natural Resources;

“television licence” means a licence granted by the Minister under section 5 of the Wireless Telegraphy Act 1926 (No. 45 of 1926) to a person to keep and have possession of a television set (within the meaning of the Wireless Telegraphy Act 1972) in a specified place in the State or in a specified vehicle, ship or aircraft.

(2) In these Regulations -

- (a) a reference to a Regulation or a Schedule is to a Regulation of, or Schedule to, these Regulations, unless it is indicated that reference to some other Regulations is intended,
- (b) a reference to a paragraph or subparagraph is a reference to a paragraph or subparagraph of the provision in which the reference occurs, unless it is indicated that reference to some other provision is intended.

4. Licences shall be issued through An Post - The Post Office on behalf of the Minister and shall be attainable from An Post or any Post Office on application and payment of the fee (if any) prescribed by Regulation 7.

5. A licence in respect of a television set shall be in the form set out in the Schedule and different forms may be used in respect of the different alternatives mentioned in the Schedule.

6. A licence does not entitle the holder to receive broadcast matter from any relay service system or communal aerial system which has not been authorised to operate by the Minister.

7. (1) Subject to paragraph (3), a fee of €158 shall be paid on the grant or renewal of a licence.

(2) A fee payable under paragraph (1) shall be paid to An Post or if obtained in a Post Office in the Post Office in which the licence is obtained. The fee may be paid in cash or by cheque, postal money order, direct debit or such other means as An Post decides.

(3) The fee prescribed in paragraph (1) shall not be charged to a person who is entitled to a free licence.

8. (1) Every licence (not being a licence granted by way of renewal) comes into force on the day on which it was granted and, unless sooner revoked by the Minister under Regulation 13, continues in force until the end of the eleventh month after the month in which it was granted.

(2) Every licence, granted by way of renewal of a previous licence, comes into force at whichever of the following times is the later, that is to say, the expiration of the previous licence or the grant of the renewal licence, and in every case, unless sooner revoked by the Minister under Regulation 13, continues in force from the time at which it so commences until the end of one year from the expiration of the previous licence.

(3) A licence is deemed to be granted by way of renewal of a previous licence where the licence -

- (a) is granted to a person to whom the previous licence was granted,
- (b) relates to the same specified place, ship or aircraft to which the previous licence related, and
- (c) is granted within one month before or within 12 months after the expiration of the previous licence.

(4) A free licence expires -

- (a) on the death of the licence holder, or

(b) where the holder is no longer entitled to a free licence.

9. The holder of a licence, on being requested in writing by the Minister, shall forward the licence to such officer of the Minister designated by the Minister and mentioned in the request.

10. The Minister, or An Post on behalf of the Minister, may amend any licence in such manner as appears to him or her or An Post to be proper in the circumstances and, in particular, may change the description of the place, vehicle, ship or aircraft to which it relates, or (for the purposes of correction) a date to which it relates.

11. A licence does not authorise the licence holder to -

- (a) keep or have possession of any apparatus for wireless telegraphy which is used or is capable of being used for sending or broadcasting sound or messages, or signals or visual images of any kind, or
- (b) charge a fee to the public in respect of the enjoyment of the use of the television set for which the licence is granted.

12. The holder of a licence shall observe the following conditions, and the licence is deemed to have been granted subject to those conditions, that is to say:

- (a) the holder shall permit an officer of the Minister or An Post authorised in that behalf by the Minister or An Post, as the case may be, to enter at all reasonable hours the place, ship, vehicle or aircraft, as the case may be, to which the licence relates and there to inspect all apparatus for wireless telegraphy then in such place, ship, vehicle or aircraft;
- (b) the holder shall not work or use any television set kept under the licence in such manner that emission of electro-magnetic energy therefrom interferes with the working of or otherwise injuriously affects any apparatus for wireless telegraphy lawfully kept or worked by any other person;
- (c) whenever the holder changes permanently his or her postal address he or she shall, as soon as possible, give notice of the change (with full particulars of his or her new postal address) to the postmaster of the Post Office at which the licence was obtained or An Post, if it was obtained directly from An Post;
- (d) the licence shall be open to inspection at all reasonable times by officers of the Minister or An Post;

- (e) where the licence fee is being paid by the holder in instalment payments, the holder pays the amount of each instalment by the date due for payment.

13 (1) Whenever the Minister is satisfied that the holder of a licence has failed to observe any of the conditions subject to which the licence was granted or has done, in respect of a television set kept under the licence, any act (whether of commission or omission) which is a contravention of the Wireless Telegraphy Acts 1926 to 1988 or of these Regulations, the Minister may revoke the licence in whole or in part by notice in writing sent by post to the holder of the licence at the place to which the licence relates or the postal address of the holder or both.

(2) In addition to the power of revocation conferred by paragraph (1), the Minister may at any time -

- (a) revoke any particular licence in whole or in part by notice in writing sent by post to the holder thereof, in the case of a licence relating to a place which is not a vehicle, at the place to which the licence relates or, in any other case, at his or her postal address as stated in the licence or notified by him or her under Regulation 12(c),
- (b) by notice published in *Iris Oifigiúil*, revoke in whole or in part all licences for the time being in force or all such licences relating to places, vehicles, ships and aircraft within a specified district or area.

(3) The revocation of a licence under this Regulation does not operate to entitle the holder of the licence to a refund of the fee or any part of the fee paid by him or her on the grant of the licence.

14. The Television Licences Regulations 2005 (S.I. No. 165 of 2005) are revoked.

SCHEDULE
Wireless Telegraphy Act 1926
Section 5
Television Licence

Regulation 5

Original
Renewal*

Licence No. _____ Fee _____**

Name in full _____

Postal address
in full _____

The Minister for Communications, Marine and Natural Resources grants this licence to the above named person, subject to the holder observing the conditions contained in Regulation 12 of the Television Licences Regulations (S.I. No. 404 of 2006), to keep and have possession of a television set or television sets at the premises* mentioned above* in the vehicle bearing the vehicle registration number* in the ship/aircraft ¹ * mentioned below*

Date - Stamp of
issuing office

from _____ to _____***

Issuing officer _____

Issued by An Post on behalf of the Minister for Communications, Marine and Natural Resources.

* Delete inapplicable words

** Insert amount standing prescribed under section 6(1) of the Wireless Telegraph Act 1926.

*** e.g. from 1 January 2006 to 31 December 2006.

¹ In the case of a ship include the name of the ship and details of its registration and in the case of an aircraft include details of its type and identity.

The following note will appear on the back of the licence:

Copyright: *This licence does not authorise any infringement of copyright in the matter received.*

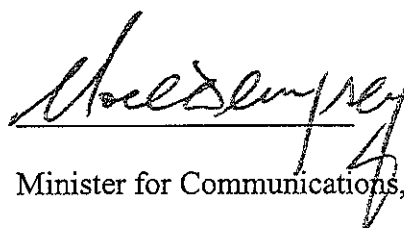
The following note should be included on the form if licence is paid by direct debit.

Note: *If you are paying for this licence by direct debit instalments, you must and it is a condition of this licence that you pay each instalment by the date due for the instalment.*

GIVEN under my Official Seal,

1st August 2006

LS



Minister for Communications,
Marine and Natural Resources

The Minister for Finance consents to the making of the foregoing Regulations in so far as they relate to fees.

GIVEN under my Official Seal,

1st August 2006

LS



Minister for Finance.

Explanatory Note

(This note is not part of the instrument and does not purport to be a legal interpretation)

These Regulations revise the Television Licences Regulations 2005 (S.I. No. 165 of 2005).

They provide for one licence (known as a television licence) for any television set, kept in a place specified in the licence.

The licence fee is increased from 1 October 2006 to €158 for a television licence. The Regulations set out the period for which a licence is in force and the terms and conditions to be observed by a licence holder. They also provide for methods of paying the licence fee.

Ionstraimí Reachtúla

I.R. Uimh. 404 de 2006

Na Rialacháin um Cheadúnais Teilifíse 2006

**Arna fhoilsiú ag Oifig an tSoláthair
Baile Átha Cliath
Le ceannach go díreach ón
Oifig Dhíolta Foilseachán Rialtais, Teach Sun Alliance
Sráid Theach Laighean, Baile Átha Cliath 2
nó tríd an bpost ó
Foilseacháin an Rialtais, Rannóg Thrádáil an Phoist
51 Faiche Stiabhna, Baile Átha Cliath 2
(Teil: 01-6476834/35/36/37; Facs 01-6476843)
nó trí aon díoltóir leabhar**

(Pm. A6/1313)

Praghas: €2.54

I bhfeidhmiú na gcumhachtaí a thugtar dom le halt 6(1) den Acht Radio-Thelegrafaíochta 1926 (Uimh. 45 de 1926) agus leis an Ordú Craolacháin (Riarachán Roinne agus Feidhmeanna Aire a Aistriú) 2002 (I. R. Uimh. 299 de 2002) (arna oiriúnú leis an Ordú Mara agus Acmhainní Nádúrtha (Ainm na Roinne agus Teideal an Aire a Athrú) 2002 (I. R. Uimh. 307 de 2002)), agus a mhéid a bhaineann na rialacháin seo a leanas le táillí, le toiliú an Aire Airgeadais, déanaimse, Nollaig Ó Díomsaigh, Aire Cumarsáide, Mara agus Acmhainní Nádúrtha, leis seo na Rialacháin seo a leanas:

1. (1) Féadfar na Rialacháin um Cheadúnais Teilifíse 2006 a ghairm de na Rialacháin seo.
(2) Tiocfaidh na Rialacháin seo i ngníomh an 1 Deireadh Fómhair 2006.
2. Baineann an tAcht Léiriúcháin 1937 (Uimh. 38 de 1937) leis na Rialacháin seo.
3. (1) Sna Rialacháin seo—

ciallaíonn “dochar díreach” íocaíocht le An Post trí shocrú idir sealbhóir ceadúnais agus An Post chun chuntas sealbhóra ceadúnais le foras creidmheasa (de réir bhrí an Achta Chreidmheas do Thomhaltóirí 1995 (Uimh.24 de 1995)) a chur de dhochar;

ciallaíonn “ceadúnas saor in aisce” ceadúnas faoin scéim dá ngairtear Pacáiste Sochar Teaghlaigh arna riaradh ag an Aire Gnóthaí Sóisialta agus Teaghlaigh;

ciallaíonn “ceadúnas” ceadúnas teilifíse;

ciallaíonn “táille cheadúnais” an táille cheadúnais a fhorordaítear faoi Rialachán 7;

ciallaíonn “Aire” an tAire Cumarsáide, Mara agus Acmhainní Nádirtha;

ciallaíonn “ceadúnas teilifíse” ceadúnas arna dheonú ag an Aire faoi alt 5 den Acht Radio-Theleagrafaíochta 1926 (Uimh.45 de 1926) do dhuine chun teilifíseán (de réir bhrí an Achta Raidio-Theleagrafaíochta 1972) a choimeád agus a bheith ina sheilbh nó ina seilbh in áit shonraithe sa Stát nó i bhfeithicil shonraithe, long shonraithe nó aerárthach sonraithe.

(2) Sna Rialacháin seo—

- (a) aon tagairt do Rialachán nó do Sceideal is tagairt í do Rialachán de chuid na Rialachán seo nó do Sceideal a ghabhann leis na Rialacháin seo, mura gcuirtear in iúl gur tagairt do Rialacháin éigin eile atá beartaithe;
- (b) aon tagairt do mhír nó d’fhómhír is tagairt í don mhír nó don fhómhír den fhoráil ina bhfuil an tagairt, mura gcuirtear in iúl gur tagairt d’fhoráil éigin eile atá beartaithe.

4. Eiseofar ceadúnais trí An Post-Oifig an Phoist thar cheann an Aire agus beidh siad infhaighte ó An Post nó ó aon Oifig an Phoist ar iarratas a dhéanamh chuige sin agus tríd an táille (más ann) a fhorordaítear le Rialachán 7 a íoc.

5. Is san fhoirm atá leagtha amach sa Sceideal a bheidh ceadúnas do theilifíseán agus is féidir foirmeacha éagsúla a úsáid maidir leis na malartuithe éagsúla a luaitear sa Sceideal.

6. Ní thugann ceadúnas teideal don sealbhóir ábhar craolta a ghlacadh ó aon chóras seirbhíse leaschraolta nó ó aon chóras aeróige pobail nach bhfuil cead feidhmithe aige atá údaraithe ag an Aire.

7. (1) Faoi réir mhír (3), beidh táille €158 le híoc ar cheadúnas a dheonú nó a athnuachan.

(2) Déanfar táille atá iníoctha faoi mhír (1) a íoc le An Post nó má fhaightear an ceadúnas in Oifig an Phoist íocfar an táille san Oifig an Phoist ina bhfaightear é. Féadfar an táille a íoc in airgead tirim nó le seic, le hordú airgid poist, le dochar díreach nó ar cibé modh eile a chinnfidh An Post.

(3) Ní dhéanfar an táille atá forordaithe i mír (1) a ghearradh ar dhuine atá i dteideal ceadúnas saor in aisce.

8. (1) Tagann gach ceadúnas (nach ceadúnas é a dheonaítear ar mhodh athnuachana) i bhfeidhm ar an lá a dheonaítear é agus, mura gcúlghaireann an tAire é níos luaithe faoi Rialachán 13, leanann sé i bhfeidhm go dtí deireadh an aonú mhí déag i ndiaidh na míosa inar deonaíodh é.

(2) Gach ceadúnas, a dheonaítear ar mhodh athnuachana ar cheadúnas roimhe, tagann sé i bhfeidhm ag cibé acu de na tráthanna seo a leanas is déanaí, is é sin le rá, tráth éagtha an cheadúnais roimhe nó tráth deonaithe an cheadúnais athnuaithe agus, i ngach cás, mura gcúlghaireann an tAire é níos luaithe faoi Rialachán 13, leanann sé i bhfeidhm ón tráth a thosaíonn sé amhlaidh go dtí deireadh bliana amháin ó thráth éagtha an cheadúnais roimhe.

(3) Meastar ceadúnas a bheith deonaithe ar mhodh athnuachana ceadúnais roimhe más rud é maidir leis an gceadúnas-

- (a) go ndeonaítear é do dhuine dár deonaíodh an ceadúnas roimhe ,
- (b) go mbaineann sé leis an áit shonraithe chéanna, leis an long shonraithe chéanna nó leis an aerárthach sonraithe céanna ar bhain an ceadúnas roimhe, agus
- (c) go ndeonaítear é laistigh de mhí roimh thráth éagtha an cheadúnais roimhe nó laistigh de 12 mhí i ndiaidh don cheadúnas roimhe dul in éag.

(4) Téann ceadúnas saor in aisce in éag-

- (a) Ar bhás an sealbhóir ceadúnais, nó
- (b) i gcás nach bhfuil an sealbhóir i dteideal ceadúnais saor in aisce a thuilleadh.

9. Ar iarratas a fháil i scríbhinn ón Aire chun déanamh amhlaidh, cuirfidh sealbhóir ceadúnais an ceadúnas ar aghaidh chuig cibé oifigeach don Aire a ainmneoidh an tAire agus a luaitear san iarratas.

10. Féadfaidh an tAire, nó féadfaidh An Post thar cheann an Aire, aon cheadúnas a leasú i gcibé slí is cuí dar leis nó léi nó is cuí dar le An Post sna himthosca agus, go háirithe, féadfaidh sé nó sí nó an Post an tuairisc ar an áit, ar an bhfeithicil, ar an long nó ar an aerárthach lena mbaineann sé a athrú, nó (ar mhaithe le ceartúchán) dáta lena mbaineann sé a athrú.

11. Ní thugann ceadúnas údarás don shealbhóir ceadúnais -

- (a) aon ghléas le haghaidh raidió-theileagrafaíochta, ar gléas é a úsáidtear nó atá inúsáidte chun fuaim nó teachtaireachtaí, nó comharthaí nó amharc-íomhánna d'aon chineál a sheoladh nó a chraoladh, a choiméad nó a bheith ina s(h)eilbh, nó
- (b) táille a ghearradh ar an bpobal i dtaca le taitneamh a bhaint as úsáid an teilifiseáin dár deonaíodh an ceadúnas ina leith.

12. Déanfaidh sealbhóir ceadúnais de réir na gcoinníollacha seo a leanas agus meastar an ceadúnas a bheith deonaithe faoi réir na gcoinníollacha sin, is é sin le rá:

- (a) tabharfaidh an sealbhóir cead d'oifigeach de chuid an Aire nó de chuid An Post atá údaraithe chuige sin ag an Aire nó ag An Post, de réir mar a bheidh, dul isteach gach tráth réasúnach san áit, sa long, san fheithicil nó san aerárthach, de réir mar a bheidh, lena mbaineann an ceadúnas agus iniúchadh a dhéanamh ansin ar gach gléas le haghaidh raidió-theileagrafaíochta atá san áit, sa long, san fheithicil nó san aerárthach sin an tráth sin;
- (b) ní oibreoidh ná ní úsáidfídh an sealbhóir aon teilifíseán a choimeádtar faoin gceadúnas ar shlí ina gcuireann astaíocht fuinnimh leictreamaighnéadaigh uaidh isteach ar oibriú aon ghléis le haghaidh raidió-theileagrafaíochta a choimeádann nó a oibríonn aon duine eile go dleathach, nó ar shlí ina ndéantar díobháil ar chaoi eile d'aon ghléas den sórt sin;
- (c) aon uair a athraíonn an sealbhóir a sheoladh poist nó a seoladh poist buan tabharfaidh sé nó sí fógra maidir leis an athrú, a luaithe is féidir (mar aon le sonraí iomlána faoina sheoladh poist nó faoina seoladh poist nua), do mháistir poist Oifig an Phoist ina bhfuarthas an ceadúnas nó do An Post, má fuarthas é go díreach ó An Post;
- (d) beidh an ceadúnas ar fáil lena iniúchadh gach tráth réasúnach ag oifigh de chuid an Aire nó de chuid An Post;
- (e) i gcás an táille cheadúnais a bheith á híoc ag an sealbhóir ina tráthchodanna, íocfaidh an sealbhóir suim gach tráthchoda faoin dáta atá an íocaíocht dlite.

13. (1) Aon uair atá an tAire sásta gur mhainnigh sealbhóir ceadúnais déanamh de réir aon cheann de na coinníollacha ar faoina réir a deonaíodh an ceadúnas nó go ndearna sé nó sí, maidir le teilifíseán a choimeádtar faoin gceadúnas, aon gníomh (cibé acu tríd an ngníomh a dhéanamh nó gan a dhéanamh) ar gníomh é is sárú ar na hAchtanna Raidió-Theleagrafaíochta 1926 go 1988 nó ar na Rialacháin seo, féadfaidh an tAire an ceadúnas a chúlghairm go hiomlán nó go páirteach trí fhógra i scríbhinn a chur leis an bpost chuig an sealbhóir ceadúnais ag an áit lena mbaineann an ceadúnas nó ag seoladh poist an tsealbhóra nó ag an áit agus an seoladh araon.

(2) I dteannta na cumhachta chun cúlghairm a dhéanamh a thugtar le mír (1) féadfaidh an tAire aon tráth-

- (a) aon cheadúnas áirithe a chúlghairm go hiomlán nó go páirteach trí fhógra i scríbhinn a chur leis an bpost chuig sealbhóir an cheadúnais sin, i gcás ceadúnais a bhaineann le háit nach feithicil í, ag an áit lena mbaineann an ceadúnas nó, in aon chás eile, ag a sheoladh nó a seoladh poist mar a luaitear sa cheadúnas nó mar atá curtha in iúl aige nó aici faoi Rialachán 12(c),

(b) trí fhógra arna fhoilsiú san *Iris Oifigiúil*, na ceadúnais go léir atá i bhfeidhm de thuras na huairé nó na ceadúnais go léir den sórt sin a bhaineann le háiteanna, feithiclí, longa agus aerárthaí laistigh de cheantar nó limistéar sonraithe a chúlghairm go hiomlán nó go páirteach.

(3) Ní oibríonn cúlghairm ceadúnais faoin Rialachán seo chun teideal a thabhairt don sealbhóir ceadúnais aisíoc a fháil i leith na táille nó i leith aon choda den táille a d'foc sé nó sí nuair a deonaíodh an ceadúnas.

14. Cúlghairtear na Rialacháin um Cheadúnais Teilifíse 2005 (I.R.Uimh.165 de 2005).

Nua
Athnuachan*

AN SCEIDEAL
An tAcht Radio-Thelegrafaíochta 1926
Alt 5
Ceadúnas Teilifíse

Rialachán 5

Uimh. an Cheadúnais: _____ Táille: _____**

Ainm go hIomlán _____

Seoladh Poist Iomlán: _____

Deonaíonn an tAire Cumarsáide, Mara agus Acmhainní Nádúrtha an ceadúnas seo don duine thuasluaite, faoi réir an sealbhóir do dhéanamh de réir na gcoinníollacha i Rialachán 12 de na Rialacháin um Cheadúnais Teilifíse (I.R. Uimh. 404 de 2006), chun teilifíseán nó teilifíseáin a choimeád agus a bheith ina sheilbh nó ina seilbh ag an áitreabh* thuasluaite* san fheithicil leis an uimhir chláráithe feithicle* sa long/ san aerárthach¹* a luaitear thíos*

ó -----go -----***

Stampa Dáta an
oifig eisiúna

Oifigeach eisiúna -----

Arna eisiúint ag An Post thar ceann an Aire Cumarsáide, Mara agus Acmhainní Nádúrtha.

* Scrios amach na focail nach n-oireann

** Cuir isteach an tsuim atá forordaithe faoi alt 6 (1) den Acht Radio-Thelegrafaíochta 1926.

*** e.g. ó 1 Eanáir 2006 go 31 Nollaig 2006.

¹ I gcás loinge tabhair ainm na loinge agus sonraí faoina clárú agus i gcás aerárthaigh tabhair sonraí faoina chineál agus a chéannacht.

Taispeánfar an nóta seo a leanas ar chúl an cheadúnais:

Cóipcheart: Ní údaraítear leis an gceadúnas seo aon sárú a dhéanamh ar chóipcheart san ábhar a ghlactar.

Is ceart an nóta seo a leanas a chur ar an bhfoirm má íoctar as an gceadúnas trí dhochar díreach.

Nóta: Má tá tú ag íoc as an gceadúnas seo i dtráthchodanna trí dhochar díreach, ní foláir duit, agus is coinníoll é de chuid an cheadúnais seo, go n-íocann tú gach tráthchuid faoin dáta atá an tráthchuid iníoctha.

ARNA THABHAIRT faoi mo Shéala Oifigiúil,

An 1ú lá de Lúnasa 2006

Aire Cumarsáide, Mara agus Acmhainní Nádúrtha.

Toilíonn an tAire Airgeadais leis na Rialacháin sin roimhe seo a dhéanamh a mhéid a bhaineann siad le táillí.

ARNA THABHAIRT faoi mo Shéala Oifigiúil,

An 1ú lá de Lúnasa 2006

Aire Airgeadais.

Nóta Míniúcháin

(Ní cuid den ionstraim é an nóta seo ná ní ceart a mheas gur míniú dlíthiúil uirthi é.)

Leis na Rialacháin seo leasaítear na Rialacháin um Cheadúnais Teilifíse 2005 (I.R. Uimh. 165 de 2005). Déantar foráil leo le haghaidh ceadúnais amháin (ar a dtugtar ceadúnas teilifíse) d'aon teilifíseán a choimeádtar in áit a shonraítear sa cheadúnas.

Déantar an táille cheadúnais a mhéadú ón 1 Deireadh Fómhair 2006 go €158 le haghaidh ceadúnais teilifíse. Leagtar amach sna Rialacháin an tréimhse a mbeidh feidhm ag an gceadúnas lena linn agus na téarmaí agus na coinníollacha atá le comhlíonadh ag an sealbhóir ceadúnais. Déantar foráil leo freisin maidir le modhanna chun íoc as an táille cheadúnais.