

From: [REDACTED] | [WKOE](#)
To: [REDACTED]
Subject: Contribution to BEREC Guidelines on access to in-building infrastructure according to Art.11(6) of the Gigabit Infrastructure Act
Date: Tuesday, July 22, 2025 9:45:15 AM
Attachments: [image001.png](#)

Dera Ms. Petrovikj,

please find here our contribution to BEREC Guidelines on access to in-building infrastructure according to Art.11(6) of the Gigabit Infrastructure Act.

We can strongly support any measure that facilitates access to existing infrastructure (in buildings). That is why the current BEREC Guidelines are helpful.

The following is particularly important:

- Shortening the procedure duration (1 month with the potential contracting partner + 1 month for the decision by the NRA)
- Introduction of preclusion rules to make a short procedure duration possible in the first place
- Provisional decisions to prevent facts from being created that would make later legal enforcement practically impossible
- Access to empty ducts in buildings that are owned by the building owner should be free of charge

We are somewhat skeptical about the proposed mediation procedures. Similar dispute resolution mechanisms in Austria tend to cause additional delays in practice and, due to the currently applicable six-week period, cannot be reconciled with a one-month decision period.

We kindly ask you to take this statement into consideration.

Sincerely

[REDACTED]

=====
Dipl.-Jur. [REDACTED]
Professional Association for
Telecommunications and Broadcasting
Wiedner Hauptstr. 63 | A-1045 Wien/ Vienna
M [REDACTED]
E [REDACTED] [@wko.at](mailto:[REDACTED]@wko.at) | W wko.at/telekom-rundfunk

[Privacy policy](#)

